UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

In re) Chapter 9
CITY OF DETROIT, MICHIGAN) Case No.: 13-53846
Debtor.	Hon. Steven W. Rhodes
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CITY OF DETROIT'S CORRECTED MOTION TO EXCLUDE TESTIMONY OF VICTOR WIENER

The City of Detroit, Michigan (the "City") submits its corrected motion to exclude the testimony of Victor Wiener, a putative expert offered by Financial Guaranty Insurance Company ("FGIC").¹ In support of its Motion, the City states as follows:

INTRODUCTION

1. Victor Wiener is an appraiser who purported to appraise the entire 60,000-plus collection of art at the Detroit Institute of Arts ("DIA") in less than

¹ The City's corrected motion is identical to the City's Motion To Exclude Victor Wiener filed on August 22, 2014 (Doc. 7000), except that the corrected motion removes the paragraphs originally numbered 56, 57, and 58, which referred to an order entered by a federal court in *In Re Asset Resolution, LLC*, No. 09-32824 (Bankr. D. Nev. May 25, 2010). The City has been made aware that the referenced order was vacated more than two years after it was entered. The corrected motion removes any reference to the vacated order, but this change does not affect the substance of the Motion or any of the grounds for relief that the City identifies

two weeks—a feat that even Mr. Wiener admits had never been achieved in the history of art appraisal. Mr. Wiener and his consultants, however, did not achieve it either. Instead, Mr. Wiener cut corners and employed a mishmash method that he invented for this litigation and that—as even he concedes—has never been used by any other appraiser or endorsed by any professional publication. Because FGIC cannot meet its burden to prove that Mr. Wiener's opinions are admissible, the Court should exclude Mr. Wiener from testifying at trial.

- 2. Mr. Wiener's process for determining the DIA collection's "marketable cash value" proceeded in five steps, each involving an entirely different approach. Unsurprisingly, this novel, slapdash method reveals its unreliability at every step. In fact, just two days ago, Mr. Wiener acknowledged and sought to correct numerous "errors" in his report that had caused him to overstate the value of the DIA collection by *more than \$400 million*.
 - At Step 1, Mr. Wiener claims to have independently appraised 387 DIA works—and many of his appraisals vary wildly from appraisals performed by other experts in this case, including a work that he appraised at a value 172 times larger than any other appraiser. Moreover, even though Mr. Wiener testified that it is not appropriate to appraise a work's marketable cash value simply by taking a percentage of its fair market value calculated by one of the other experts, he did precisely that with regard to numerous works.
 - Step 2 required no expert method at all, and nothing more than a calculator, because Mr. Wiener merely took the average value for 596 DIA works appraised by the three other experts in the case. But the values provided by the three other experts are "fair market value" figures, which Mr. Wiener repeatedly distinguished from his

"marketable cash value" approach in Step 1.

- For Step 3, Mr. Wiener used a list of 16,388 DIA works that he assumed contained "insurance value" information. Mr. Wiener never attempted to verify that the list actually provided "insurance values" or that any of the information on the list, some of which was more than a decade old, was accurate. As Mr. Wiener now acknowledges, this failure to verify the underlying data distorted Step 3: for example, Mr. Wiener initially valued *each* of the 501 pages of a manuscript at the total value of the *entire* manuscript. Mr. Wiener now concedes that this error may have been repeated for other works he valued at Step 3—but instead of correcting his data, Mr. Wiener merely applies an arbitrary, unexplained 3.5% discount to address this risk of error. And despite the fact that insurance values undeniably yield the highest valuations among competing approaches, Mr. Wiener actually added a massive across-the-board *premium* to *increase* the purported insurance values.
- At Step 4, Mr. Wiener then purported to appraise a staggering 42,854 DIA works all at once, but he did not base this computation on any appraisal of any of those works. Instead, he constructed a "pricing matrix" of the average sales price, by category, of works sold at Christie's and Sotheby's in 2013, and from there assigned an average value to each DIA work. This was no apples-to-apples comparison: Mr. Wiener (1) did not assess whether the Christie's and Sotheby's works and the DIA works were comparable; (2) ignored that all sold works by definition have value while a large number of DIA works (i.e., pot shards, textile fragments, arrowheads, and similar pieces held for academic purposes) do not; and (3) compared all works (including the most valuable pieces) sold by two of the premium auction houses in the world to the bottom two-thirds of the DIA collection left over after Mr. Wiener removed the most valuable DIA works in Steps 1, 2, and 3. Mr. Wiener therefore chose a multiplier derived from values of some of the top art sales in the world and applied it to the DIA's lowest-value (and nil-value) pieces. This Step alone yielded an astounding \$3.5 billion in value, almost half of Mr. Wiener's total valuation of the DIA collection.
- Despite admitting no prior use or peer approval of the "methodology" in Steps 2, 3, and 4, Mr. Wiener compounded all of these flaws at Step

- 5, where he simply added together the subtotals he generated in Steps 1 through 4. Mr. Wiener thus attempted to fuse marketable cash value appraisals (Step 1), fair market value averages (Step 2), insurance values multiplied by an across-the-board premium (Step 3), and average sales prices by category for unrelated works (Step 4) to divine the marketable cash value of the entire DIA collection. This haphazard method, all done in less than two weeks, predictably led to untenable results that already had to be corrected once and leave serious questions as to their reliability.
- 3. Finally, Mr. Wiener also was asked to critique the economic and financial analysis performed by Michael Plummer, one of the City's experts. But Mr. Wiener is not an expert in economics and, therefore, had to outsource this assignment to others. He thus attached to his report the written analysis and conclusions of these other individuals, Mr. Zhang Yi and Dr. Jannette M. Barth, who have not been disclosed as experts and are not testifying in this case. But the Federal Rules do not permit Mr. Wiener to serve as the vehicle through which other witnesses in entirely different specialties, and who are not subject to cross-examination at trial, are allowed to testify indirectly.
- 4. Mr. Wiener thus rests his opinions on an unreliable and unprecedented method necessarily slapped together in less than two weeks and on the opinions of non-testifying persons on topics far beyond his area of expertise. FGIC cannot establish that Mr. Wiener's testimony is reliable, and the Court should exclude it.

BACKGROUND

5. Mr. Wiener is an appraiser who, along with his consultants at Victor

Wiener Associates (VWA), was retained by FGIC's counsel to appraise the "marketable cash value" of the DIA's entire 60,000-work collection. *See* Wiener Rep. 6 (Ex. A); Wiener Dep. 42 (Ex. B). Mr. Wiener distinguished "marketable cash value" from other approaches like "fair market value" taken by other experts in this case. *See* Wiener Rep. 15–16; Wiener Dep. 132–33.

- 6. Mr. Wiener executed his retention agreement with FGIC's counsel on July 11, 2014, and submitted his report two weeks later on July 25, 2014. *See* Wiener Rep. 6. Mr. Wiener "felt time constraints" in performing his appraisal in less than two weeks and is not "aware of any appraiser in history ever performing a valuation of 60,000 works of art in two weeks." Wiener Dep. 348.
- 7. Mr. Wiener repeatedly described his report as "preliminary." *See* Wiener Rep. 6, 7, 19, 31, 46, 47, 48; Wiener Dep. 188. Mr. Wiener served a corrected expert report on August 20, 2014. *See* Wiener Rep. 1. Mr. Wiener sought to correct "errors" in his report, but continues to refer to his conclusions as "preliminary." Wiener Rep. 6, 7, 19, 31, 46, 47, 48, 50.
- 8. Mr. Wiener followed five steps to appraise the DIA collection's "marketable cash value." *See* Wiener Rep. 3, 45–47. At Step 1, Mr. Wiener independently appraised 387 DIA works. *See id.* at 3, 45; Wiener Dep. 196.
- 9. At Step 2, Mr. Wiener computed the average value for 596 DIA works appraised in the three other expert reports in the case. *See* Wiener Rep. 3, 45–46.

Those expert reports are the Christie's Report on behalf of the City and the DIA; the Artvest Report authored by Michael Plummer on behalf of the City; and the Winston Report authored by Elizabeth von Habsburg on behalf of Syncora. *See id.*

- 10. At Step 3, Mr. Wiener derived the values for 16,388 works of art by adding an across-the-board appreciation premium to outdated "insurance values" for those works. *See* Wiener Rep. 3, 45–47; Wiener Dep. 70–77. Mr. Wiener originally calculated the premium at 64.6%, but now has "corrected" it to 62%. *See* Wiener Rep. 3, 45–47; Wiener Dep. 70–77. The Step 3 approach incorporated "[t]echnical, statistical, and financial analysis" performed by Robert Leeds of Silar Advisors. Wiener Rep. 9; Wiener Dep. 192–93, 277–79.
- 11. At Step 4, Mr. Wiener calculated an aggregate value of 42,854 works of art by reference to a "pricing matrix" that reflected the average sales price, by category, of works sold by Christie's and Sotheby's in 2013. *See* Wiener Rep. 3, 45–47; Wiener Dep. 282–87. At Step 5, Mr. Wiener added the subtotals he computed in Steps 1 through 4. *See* Wiener Rep. 3, 46–47.
- 12. The total value of the DIA collection that Mr. Wiener originally calculated in Step 5 was \$8,552,395, which he now has "corrected" to \$8,149,232,354, a difference of more than \$400 million. *See* Wiener Rep. 3; Wiener 7/25/14 Table (Ex. C); Wiener Dep. 141.

13. Mr. Wiener was also asked to critique the discount factor analysis involving real-world analytics and economic considerations provided by one of the City's experts, Michael Plummer, but he could not and did not perform that critique himself. Instead, he attached to his report two other written reports: a report by Zhang Yi ("Zhang Report") and a report by Jannette M. Barth ("Barth Report"), neither of whom has been disclosed as an expert or is testifying at trial. *See* Wiener Rep. 41–44. The Zhang Report and the Barth Report purport to challenge Mr. Plummer's financial and economic assumptions. *See id.* Presumably Mr. Wiener intends to adopt those critiques as his own at trial. *See id.*

ARGUMENT

14. The proponent of expert testimony bears the burden of proving its admissibility. *See EEOC v. Kaplan Higher Ed. Corp.*, 748 F.3d 749, 752 (6th Cir. 2014). FGIC cannot establish that Mr. Wiener's testimony is admissible: Mr. Wiener did not employ a reliable method and seeks to be a mouthpiece for other specialists on matters outside his area of expertise. For each of these reasons, the Court should grant the Motion and exclude Mr. Wiener's testimony.

I. MR. WIENER'S UNPRECEDENTED MIX-AND-MATCH VALUATION METHOD IS UNRELIABLE

15. Expert testimony is admissible only if it "is based on sufficient facts and data" and "is the product of reliable principles and methods" that the expert "has reliably applied . . . to the facts of the case." Fed. R. Evid. 702(c)–(d). Rule

702 "imposes a special obligation upon a trial judge" to ensure that any and all expert testimony "is not only relevant, but reliable." *Kumho Tire Co. v. Carmichael*, 526 U.S. 137, 147 (1999) (quoting *Daubert v. Merrell Dow Pharm., Inc.*, 509 U.S. 579, 590 (1993)). Courts determine reliability through a number of factors, including (1) whether a theory or technique can be or has been tested; (2) whether the technique has been subjected to peer review and publication; (3) whether the technique has a known or potential rate of error and the existence of standards controlling its operation; and (4) whether the theory or technique enjoys general acceptance by experts in the field. *See Daubert*, 509 U.S. at 593–94; *Mike's Train House, Inc. v. Lionel, LLC*, 472 F.3d 398, 407 (6th Cir. 2006).

- 16. Mr. Wiener's five—step method for appraising the 60,000-work DIA collection—which he implemented in less than two weeks to arrive at his "preliminary" and now corrected conclusions, Wiener Rep. 6—is unreliable. At his deposition, Mr. Wiener freely conceded that he has *never* before used this method, that he is unaware of any other appraiser who has used it, and that he does not know of any professional publication that has endorsed it. *See* Wiener Dep. 255–58, 273, 307–08. Mr. Wiener also is not "aware of any appraiser in history ever performing a valuation of 60,000 works of art in two weeks." *Id.* at 348.
- 17. This lack of peer review and general acceptance, coupled with the "novelty" of Mr. Wiener's method, *Mike's Train House*, 472 F.3d at 408, and his

fundamental inability to provide any detail to support his calculations—stating time and again that the specifics of his methods are simply "implicit" in his conclusions, *see* Wiener Dep. 42, 43, 46, 48–49, 82, 84–87, 93, 96, 142, 241, 322, thus making it impossible to test them—demonstrate the report's unreliability.

18. Indeed, Mr. Wiener just two days ago acknowledged and sought to correct "errors" in his report. Wiener Rep. 50. Those conceded errors caused Mr. Wiener to overstate the value of the DIA collection by more than \$400 million. *See* Wiener Rep. 3; Wiener 7/25/14 Table. Mr. Wiener's corrections of these errors reduced his total valuation at Step 2 by more than 28%, and his total valuation at Step 3 by more than 27%, *see* Wiener Rep. 3; Wiener 7/25/14 Table, raising serious questions about the reliability of his method.

A. Step 1 Produces Widely Divergent Results When Compared To Other Testifiers And Utilizes A Method Even Mr. Wiener Concedes Is Inappropriate

19. At Step 1, Mr. Wiener independently appraised the "marketable cash value" of 387 works in the DIA collection. *See* Wiener Rep. 3, 45; Wiener Dep. 196. Many of Mr. Wiener's appraisals are outliers that diverge dramatically from the appraisals performed by other testifiers in the case, including appraisals from fellow objector Syncora's putative expert, Elizabeth von Habsburg. *See* Wiener Dep. 245–52. While there are numerous examples of appraisals several times higher than anyone else's, a number of Mr. Wiener's estimates are simply off the

charts. For example, Mr. Wiener appraised Accession 09.1s934 by Rembrandt at a value of \$32,5000, nearly ten times the \$3,500 appraisal value calculated by Ms. von Habsburg. *See id.* at 248. Mr. Wiener appraised another Rembrandt work, Accession 09.1s937, at a value of \$86,000—an astounding *172 times greater* value than the \$500 value that Ms. von Habsburg assigned to it. *See id.* at 250–52; *see also* FGIC-Wiener 000063 (Ex. D).

- 20. For other works in Step 1, Mr. Wiener appears to have applied a simple 40% discount to the fair market value calculations of the City's experts in the case, which is no methodology at all. Curiously, Mr. Wiener admitted that it would be "inappropriate" to "take 60 percent of the fair market value to determine the marketable cash value of items of art." Wiener Dep. 88–89. Yet he did precisely that with respect to at least two works. *See id.* at 89–92. In one instance, Mr. Wiener computed the marketable cash value of a Roman marble torso of Apollo simply by taking 60% of the Christie's Report's fair market value. *See id.*; FGIC-Wiener 000034 (Ex. E). In another, Mr. Wiener computed the marketable cash value of a Mesopotamian relief panel by again taking 60% of the Artvest Report's fair market value. Wiener Dep. 89–92; FGIC-Wiener 000035 (Ex. F).
- 21. Compounding the problem with unpacking Step 1, Mr. Wiener did not disclose *any* data regarding comparable works of art on which he relied to perform his appraisals until just two days ago, August 20, 2014. Moreover, while the data

included in Mr. Wiener's belated wholesale production appears to relate to his "comparable" works, there is *nothing* to connect the data to any work in the DIA collection. It therefore is impossible to discern which DIA works the "comparable" works relate to, or to test whether Mr. Wiener's use of those comparable works and data was accurate and reliable. And even now, it is not clear whether Mr. Wiener has disclosed *all* of the data on which he relied at Step 1: his August 20 product did not include the "electronic work file" to which Mr. Wiener alluded at his deposition. Wiener Dep. 17, 239. Step 1 is incapable of reproduction, and regardless unreliable.

- B. Step 2 Involves No Expertise At All And Both Endorses And Piggybacks Off The Work Of Three Other Experts, Two Of Whom Are The City's Experts
- 22. Step 2 of Mr. Wiener's method is an exercise in simple arithmetic, not an expert "principle[] or method[]." Fed. R. Evid. 702(c). At Step 2, Mr. Wiener credits the appraisal work done by the three other experts, and merely averages the values of the 596 DIA works already appraised in the Christie's Report, the Artvest Report, and the Winston Report. *See* Wiener Rep. 3, 45–46. Such rudimentary math is well within the ken of the Court and, thus, is not "helpful" or admissible as expert evidence. Fed. R. Evid. 702; *Daubert*, 509 U.S. at 591–92.
- 23. To wit, Mr. Wiener admitted that Step 2 was "the first time" in his career that he "created a valuation by averaging the results of appraisals done by

third parties"; Mr. Wiener has "never heard of" any other appraiser "using an average of third-party appraisals to determine value"; and no professional publication states that "it is acceptable to determine a valuation of art by looking at an average of third-party appraisals of art." Wiener Dep. 257–58.

- 24. Mr. Wiener's adoption of and reliance on the calculations provided by the City's experts as part of Step 2 also reveals a fundamental paradox in his approach. On the one hand, Mr. Wiener plainly finds the work of the City's experts reliable enough to adopt as the basis for his own calculations. *See* Wiener Rep. 4, 45–46. But on the other hand, and where it suits him, he seeks to criticize the City's experts and their results. In his report, Mr. Wiener "called . . . into question" the Christie's Report for assigning "an extremely wide range" of potential values to DIA works. *See* Wiener Rep. 19. He also disputed the Artvest Report as "lend[ing] itself to uncertainty as an appraisal report" because its author, Michael Plummer, "is not an appraiser" and, in Mr. Wiener's view, the Artvest Report is not "compliant with" accepted appraisal standards. *See id.* at 19–20.
- 25. Mr. Wiener obviously cannot "reasonably . . . rely" on expert reports he believes are unreliable. Fed. R. Evid. 703. Ms. von Habsburg, co-objector Syncora's expert, confirmed that an appraiser would "never" rely on an appraisal that she believes "is incorrect or causes concern." von Habsburg Dep. 121 (Ex. G). Yet Mr. Wiener cannot seem to make up his mind as to whether the Christie's

Report and the Artvest Report are reliable or unreliable.

26. Regardless, the other appraisers used a fair market value approach, not a marketable cash value approach, so Mr. Wiener necessarily arrives at a computation at Step 2 that is fundamentally different from his computation at Step 1. *See* Wiener Rep. 3, 16, 45–47; Wiener Dep. 46–49.

C. Step 3 Rests On Unverified Data And Compounds The Flaws From Step 1

- one that rested on unverified data and the flawed results of Step 1. At Step 3, Mr. Wiener purported to appraise 16,388 DIA works from what he believed was a list of their "insurance values," which had an average age of "13 years." Wiener Rep. 3, 45–47. Ms. von Habsburg, however, testified that use of insurance values is appropriate only when there is a "primary" retail market for the work and "no significant or secondary market," and that an appraiser should *never* rely on insurance values that are "ten years out of date," von Habsburg Dep. 123–24, 127.
- 28. Ms. von Habsburg also cautioned that an appraiser would "have to do [his] research" to determine that insurance values are correct. *See id.* at 125. But the DIA spreadsheet from which Mr. Wiener took the outdated "insurance values" had only a column labeled "value" but no column labeled "insurance value." *See* DIAINSP124564 (Ex. H); Wiener Dep. 70–77. Mr. Wiener did not independently verify that those "values" were accurate or even insurance values, but instead

relied entirely upon the representation of counsel to that effect. *See* Wiener Rep. 45; Wiener Dep. 70–77. The fact of the matter is that he has no idea what those numbers represent or how they were derived.

- 29. Regardless, Mr. Wiener's carelessness and failure to verify the data improperly inflated his Step 3 valuation—an error that he now has acknowledged. Wiener Rep. 50. For example, Mr. Wiener now believes that the DIA spreadsheet "gave each of the 501 pages" of "an Asian manuscript, *Perfection of Transcendent Wisdom in Eight Thousand Verses*, . . . a different accession number" and a "value of \$300,000 for each page," even though that value related to the *entire* manuscript. *Id*. Mr. Wiener therefore initially included this value "501 times" at Step 3 when he should have included it only once—a \$150 million mistake. *Id*.
- 30. Mr. Wiener readily acknowledges that the DIA spreadsheet "may include additional instances of the same mistake of listing the insurance value for one object multiple times." *Id.* at 50. But despite this acknowledgement, Mr. Wiener has neither undertaken to verify the values in the list nor abandoned them. *See id.* Instead, he continues to rely on the spreadsheet that he believes "is incorrect or causes concern"—something Ms. von Habsburg confirmed an appraiser should "never" do. von Habsburg Dep. 121.
- 31. Indeed, Mr. Wiener's only attempt to address the lurking errors in the spreadsheet is to apply an arbitrary "discount of 3.5%" to the aggregate values at

- Step 3. Wiener Rep. 50. Yet Mr. Wiener *never* explains where that discount comes from, how he conjured it, how it relates to the risk of error he acknowledges, or how its accuracy can be tested. *See id.* It is pure conjecture.
- 32. Once again, despite assuming that he was utilizing "insurance values"—closely associated with "retail replacement cost," or the highest valuation approach possible—Mr. Wiener also did not apply *any* discount to these purported "insurance values" to convert them to the much lower marketable cash value he sought to calculate in his report. *See id.* at 3, 45–46; Wiener Dep. 41.
- 33. To the contrary, Mr. Wiener actually *increased* the already swollen "insurance values" by an across-the-board premium first pegged at 64.6% and then later "corrected" to 62%. *See* Wiener Rep. 3, 45–47; Wiener Dep. 70–77. Mr. Wiener divined this premium from his own faulty appraisals in Step 1: Mr. Wiener "cross-referenced DIA insurance values to works VWA valued" in Step 1, "compared results," and then attempted to factor the "average weighted age" for the "insurance values." Wiener Rep. 45–46. Step 3 thus incorporates all of the flaws that rendered Step 1 unreliable and then magnifies them. *See supra* Part I.A.
- 34. Moreover, Mr. Wiener did not perform any of the "[t]echnical, statistical, or financial analysis" behind these calculations. Wiener Rep. 9. Instead, he outsourced that analysis to Mr. Leeds and Silar Advisors, who conduct "asset valuations" and "asset pricing" in non-art contexts. *Id.* Mr. Leeds, rather

than Mr. Wiener, performed the statistical analysis and prepared the charts regarding the age of the purported "insurance values," the weighted averages, and the projected market value for the DIA works valued at Step 3. *See* Wiener Rep. Attach. L; Wiener Dep. 192–93, 277–79. These are complicated statistical analyses that Mr. Wiener is incapable of creating, explaining, or defending on his own, a point he made repeatedly during his deposition. Wiener Dep. 58–61, 279. But neither Mr. Leeds nor anyone from Silar Advisors will be testifying at trial, and Mr. Wiener will simply adopt the Silar conclusions as his own.

35. Mr. Wiener ignores these issues, and attempts to salvage his arbitrary 62% across-the-board premium by asserting with a straight face that Step 3 actually contains a *discount* because the premium "wasn't higher." Wiener Dep. 41. Again, this entirely circular proposition is *impossible to probe or test* because Mr. Wiener repeatedly takes refuge in the notion that his assumptions and calculations are "implicit" in his approach. Here specifically, Mr. Wiener was "not prepared to tell" the City's counsel "the exact figure" of this implicit discount—and he *agreed* that it "would be very difficult to test" whether his "conclusion regarding the amount of that discount was correct." *Id.* at 41–43. These *ipse dixit* assertions that are designed to frustrate counsel's and the Court's ability to understand and challenge Mr. Wiener's conclusions render the entire report and analysis inadmissible. *See Gen. Elec. Co. v. Joiner*, 522 U.S. 136, 146 (1997)

("[N]othing in either *Daubert* or the Federal Rules of Evidence requires a district court to admit opinion evidence that is connected to existing data only by the *ipse dixit* of the expert."); *see also* Wiener Dep. 42–43, 46, 48–49, 82, 84–87, 93, 96, 142, 241, 322 (discussing "implicit" calculations).

36. Finally, that Mr. Wiener has never before "utilized the methodology" he used in Step 3, is unaware of "anyone else in the industry who has used" it, and does not know of any "publication or treatise that suggests that it is proper," Wiener Dep. 273, is hardly surprising and renders Step 3 altogether unreliable. *See* Fed. R. Evid. 702; *Daubert*, 509 U.S. at 593–94.

D. Step 4 Assigns An Average Value From Unrelated Works And Leads To Widely Disparate Results

- 37. Step 4 is a crucial component of Mr. Wiener's analysis, accounting for more than \$3.5 billion, or almost half, of the total value he ascribes to the DIA collection. *See* Wiener Rep. 3. Mr. Wiener sought to calculate the value of a staggering 42,854 works in Step 4—but he did not rely on any appraisal or purported "insurance value" for *any* of those works. *See id.* at 3, 45–47. In fact, his analysis has no bearing at all on the valuation of any piece of art at the DIA.
- 38. Instead, Mr. Wiener constructed a "pricing matrix" that reflected the average sales price by *category* of works sold by Christie's and Sotheby's in 2013. Wiener Rep. 46–47. These categories included such broad-ranging genres as "American Art" and "Old Master." Wiener Dep. 282–87, 310, 319.

- 39. Mr. Wiener then assigned each of the 42,854 DIA works to one of the categories and its corresponding average adjusted sale value. *See* Wiener Rep. 3, 46–47. Mr. Wiener, however, did absolutely *nothing* to assess whether any of the DIA works of art were at all comparable to the works that Christie's and Sotheby's sold in 2013. *See* Wiener Rep. 3, 45–47; Wiener Dep. 292–97, 313–15.
- 40. Mr. Wiener's reliance on Christie's and Sotheby's sales prices and his failure to assess comparability are particularly damaging here. At Steps 1, 2, and 3, Mr. Wiener already had appraised a "little less than a third" of the DIA collection—and those more than 17,000 works were the most "high-valued" DIA works. Wiener Dep. 302–303. Indeed, the 387 works that Mr. Wiener appraised at Step 1 represented the smallest number of works in any of his four groupings, but had the largest appraised value at more than \$3.56 billion. *See* Wiener Rep. 3. In other words, by the time he got to Step 4, Mr. Wiener had broken off the largest chunk of value in the DIA collection and left only the least valuable works, including works with no monetary value at all. *See* Wiener Dep. 302–03.
- 41. By contrast, Christie's and Sotheby's predominantly sell high-value works, with many sales exceeding \$1 million. *See id.* at 316; *see also* von Habsburg Dep. 130–33. Some of the world's most extraordinary art is sold at these auction houses. That Mr. Wiener chose Christie's and Sotheby's sales prices as a point of comparison is therefore quite illogical, but Mr. Wiener did not

exclude *any* Christie's or Sotheby's sales from his comparison in Step 4, let alone the most valuable one-third of those sales. *See* Wiener Dep. 316–17.

- 42. Thus, at Step 4, Mr. Wiener failed to assess whether the Christie's and Sotheby's works were comparable to the DIA works, and did not control for the fact that all of the Christie's and Sotheby's works had value while some of the DIA works did not. In fact, Mr. Wiener had no choice but to admit at his deposition that he had excluded "potentially the top one-third of the DIA collection's artwork by value but . . . included the top one-third of the Sotheby's/Christie's collection by value." *Id.* at 317.
- 43. Mr. Wiener again acknowledged that he has never before utilized the unorthodox average sales price approach he used in Step 4. *See id.* at 306. Step 4 is unreliable. *See* Fed. R. Evid. 702; *Daubert*, 509 U.S. at 593–94.

E. Step 5 Aggregates The Faults In Steps 1 Through 4 And Yields An Inflated Appraisal Value

- 44. Mr. Wiener compounded all of the flaws of Steps 1 through 4 at Step 5, where he added together the subtotals computed at the prior steps. *See* Wiener Rep. 3, 46–47. The total value of the DIA collection that Mr. Wiener calculated at Step 5 was \$8,149,232,354—*more than \$3.5 billion (or about 77%) more* than the highest estimate computed by the City's expert. *See id.* at 3; Artvest Rep. 19.
- 45. Mr. Wiener arrived at this inflated total by mixing and matching methods and measurements of value. Indeed, he purported to perform a

marketable cash value appraisal at Step 1, averaged fair market values at Step 2, added a premium to supposed "insurance values" at Step 3, and used a comparison to Christie's and Sotheby's sales prices for a single year at Step 4. Mr. Wiener had never before "utilized different definitions of value and just add[ed] them together" in an effort to calculate a collection's marketable cash value. Wiener Dep. 140. Even Ms. von Habsburg opined that it is not "appropriate" to "mix a fair market value approach with a marketable cash value approach" to appraise a collection, and that the appraisal standards to which Mr. Wiener clings do not permit such a method. *See* von Habsburg Dep. 121.

46. Mr. Wiener's homemade method—slapped together in less than two weeks and never before used or endorsed—is unreliable. FGIC cannot establish that Mr. Wiener's testimony is admissible, and the Court should exclude it.

II. AT A MINIMUM, THE COURT SHOULD EXCLUDE ANY TESTIMONY BASED ON THE ZHANG REPORT, THE BARTH REPORT, OR MR. LEEDS' ANALYSIS IN STEP 3

- 47. Even if Mr. Wiener's testimony somehow were admissible despite his failure to use a reliable methodology, the Court at a minimum should strike—and exclude any testimony based upon—the Zhang Report, the Barth Report, and Mr. Leeds' analysis in Step 3.
- 48. An expert, "however well credentialed he may be, is not permitted to be the mouthpiece of" an expert "in a different specialty." *Dura Auto. Sys. of Ind.*,

Inc. v. CTS Corp., 285 F.3d 609, 614 (7th Cir. 2002). This commonsense rule reflects the principle that an expert may testify only regarding matters within "the expert's scientific, technical, or other specialized knowledge." Fed. R. Evid. 702(a) (emphasis added). Thus, courts routinely preclude one expert from offering testimony or evidence regarding the opinions of another expert in a different area.²

49. One of the City's experts is Michael Plummer, who authored the Artvest Report. Mr. Plummer has over 35 years of experience valuing art and advising major auction houses, private collectors, corporations, and art professionals regarding the sale and purchase of art. Artvest Rep. 12. He is an expert "in the field of analyzing art market economics, valuations, patterns and behavior." *Id.* at 5. Thus, in addition to valuing the DIA collection, Mr. Plummer constructed a model on real-world realization of revenues from a sale of the DIA collection and opined on the "feasibility and likely effects on the market and value

² See Mike's Train House, 472 F.3d at 409 (excluding expert testimony based upon opinion of another expert in a different area); Sigler v. Am. Honda Motor Co., 532 F.3d 469, 478–480 (6th Cir. 2008) (excluding testimony of expert in auto mechanics that rested on testimony of expert in accident reconstruction); Dura Auto. Sys., 285 F.3d at 614 (excluding expert testimony based upon opinion of another expert); Auto Indus. Supplier ESOP v. SNAPP Sys., 2008 U.S. Dist. LEXIS 105961, at *15–17 (E.D. Mich. Dec. 23, 2008) (excluding expert testimony resting on summaries prepared by another expert because an expert may not be a "mere conduit for information prepared by others"); see also Taylor v. B. Heller & Co., 364 F.2d 608, 613 (6th Cir. 1966) (an expert may not testify regarding matters based "upon the opinion of others who [are] not even qualified as experts, nor present at the trial").

realization of a sale of the DIA collection under a variety of market and sale conditions." *Id.* at 4. As part of those opinions, Mr. Plummer described "issues and dynamics currently at work in the art market in general," outlined "trends and patterns that will affect any decision to sell into the current marketplace and estimates of value placed on the works before they are sold," and discussed "conditions for the evaluation of a selling strategy that is undertaken either to maximize value or to find quick liquidity." *Id.* at 6. Mr. Plummer also analyzed "the discount factors for various sale scenarios." *Id.* at 26.

- 50. Plainly Mr. Wiener was asked by counsel to challenge Mr. Plummer on his economic and financial analysis, but he is not qualified to mount such a challenge. *See* Wiener Dep. 341. He therefore outsourced this task to Mr. Zhang and Dr. Barth, and presumably seeks to become a conduit at trial for the Zhang Report and the Barth Report appended to his report. *See* Wiener Rep. 41–44; *see also* Wiener Rep. Attach. B, C.
- 51. Mr. Zhang, unlike Mr. Wiener, has experience in "art economic research" and "art and finance research." Wiener Rep. 9. His 11-page, single-spaced report takes issue with the Artvest Report's description and analysis of the current global art market. *See* Wiener Rep. Attach. B at 1–11. Mr. Zhang opines, for example, that the art market is "supply-driven," concludes that "the growth in the art market from 2002 to 2011 is [not] a once in a lifetime event," and considers

the effect of "easy monetary policy" on the art market. *Id.* at 1, 3, 4. He also charts economic trends in the art market. *See id.* at 2, 7–8.

- 52. Dr. Barth, unlike Mr. Wiener, is an economist. *See* Wiener Rep. Attach. C at 1. Dr. Barth's 14-page single-spaced report takes aim at the Artvest Report's discussion of "economic factors" and their relevance, its "concept and application of blockage discount," and its application of "discounts to the final valuation" of the DIA collection. *Id.* at 1.
- 53. Mr. Wiener, however, does not have a degree in economics, nor do any members of his VWA team. Wiener Dep. 341–42. Thus, "however well credentialed" Mr. Wiener "may be" in the field of art appraisal, he "is not permitted to be the mouthpiece of" others opining in the "different specialty" of economics. *Dura Auto. Sys.*, 285 F.3d at 614. That is especially true here because Mr. Zhang and Dr. Barth have not been identified as experts, have not produced any reliance materials or documents, and will not be testifying at trial. *See, e.g.*, *Taylor*, 364 F.2d at 613. Thus, the Court should strike the Zhang Report and the Barth Report and preclude Mr. Wiener from testifying regarding the subjects they cover, which are outside the area of his expertise.
- 54. Finally, as discussed, Mr. Wiener did not perform the "[t]echnical, statistical, or financial analysis" at Step 3. Wiener Rep. 9. Mr. Wiener concedes that he is "not an expert in statistics," so he outsourced that analysis to Mr. Leeds

and Silar Advisors. *Id.*; *see also* Wiener Dep. 279. Thus, Mr. Leeds, rather than Mr. Wiener, performed the analysis and prepared the charts regarding the age of the purported "insurance values," the comparisons of those values to Mr. Wiener's Step 1 values for other works, and the projected current market value for the DIA works valued at Step 3. *See* Wiener Rep. Attach. L; Wiener Dep. 192–93, 277–79.

- 55. Even a cursory review of the two pages of charts Mr. Leeds compiled confirms that they are statistical analyses, not appraisals. *See* Wiener Rep. Attach. L. Mr. Wiener, as an appraiser, may not "be the mouthpiece of" Mr. Leeds in the "different specialty" of technical, statistical, or financial analysis. *Dura Auto. Sys.*, 285 F.3d at 614. Thus, the Court also should exclude from trial Mr. Leeds' work product and any testimony based upon it. *See id*.
- 56. Moreover, Mr. Leeds has not been listed as a witness at trial, and therefore will not be subject to cross-examination on the analysis he performed for Mr. Wiener and whether it is trustworthy, placing the City at an unfair disadvantage. His analysis, and any testimony based upon it, should therefore be excluded from trial. *See, e.g., Taylor*, 364 F.2d at 613.

WHEREFORE, for the foregoing reasons, the City requests that the Court exclude the testimony of Victor Wiener from trial.

CERTIFICATION OF COMPLIANCE WITH FEDERAL RULE OF CIVIL PROCEDURE 26(c)(1) AND LOCAL RULE 9014-1(h)

In compliance with Federal Rule of Civil Procedure 26(c)(1) and Local Rule 9014-1(h), the City hereby certifies that its counsel conferred with counsel for FGIC in a good faith effort to narrow and resolve the issues raised in this motion. Ultimately, counsel were unable to reach an agreement.

Dated: September 12, 2014 Respectfully submitted,

/s/ Bruce Bennett

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ATTORNEYS FOR THE CITY OF DETROIT

SUMMARY OF EXHIBITS

The following exhibits are attached to this motion, labeled in accordance with Local Rule 9014-1(b):

Exhibit 1	Proposed Order
Exhibit 2	Notice (Not Applicable)
Exhibit 3	None (Brief Not Required)
Exhibit 4	Certificate of Service
Exhibit 5	None (No Affidavits Filed Specific to this Motion)
Exhibit 6	Documentary Exhibits

Proposed Order

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

)
In re) Chapter 9
CITY OF DETROIT, MICHIGAN) Case No.: 13-53846
Debtor.	Hon. Steven W. Rhodes
)

ORDER GRANTING CITY OF DETROIT'S MOTION TO EXCLUDE TESTIMONY OF VICTOR WIENER

This matter comes before the Court on the City Of Detroit's Motion To

Exclude Testimony Of Victor Wiener. Having reviewed the Motion and the

Opposition, having considered the statements of counsel at a hearing before the

Court, and having determined that there is no legal or factual basis for subpoena to
the City's counsel:

IT IS HEREBY ORDERED THAT the Motion is GRANTED.

Notice (Not Applicable)

Brief (Not Applicable)

Certificate of Service

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

)
In re) Chapter 9
CITY OF DETROIT, MICHIGAN) Case No.: 13-53846
Debtor.) Hon. Steven W. Rhodes
)

CERTIFICATE OF SERVICE

I hereby certify that on September 12, 2014, I electronically filed the City Of Detroit's Corrected Motion To Exclude Testimony Of Victor Wiener with the Clerk of the Court, which sends notice by operation of the Court's electronic filing service to all ECF participants registered to receive notice in this case.

Dated: September 12, 2014

/s/ Bruce Bennett

Bruce Bennett

Affidavits (Not Applicable)

Documentary Exhibits

VICTOR WIENER ASSOCIATES, LLC.

FINE ART CONSULTANTS AND APPRAISERS

201 WEST 89TH STREET, 11 D NEW YORK, NY 10024 TEL: 646-206-3992

In re City of Detroit, Michigan, Case No. 13-53846 (SWR)

Expert Report

Prepared by Victor Wiener, Director of Victor Wiener Associates, LLC

July 25, 2014¹

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¹ This Report has been corrected as of August 20, 2014 to account for certain typographical and transcription errors, as explained in greater detail in the Addendum attached hereto.

In re City of Detroit, Michigan, Case No. 13-53846 (SWR)

EXPERT WITNESS DISCLOSURE BY VICTOR WIENER, DIRECTOR OF VICTOR WIENER ASSOCIATES, LLC

The following expert report (*REPORT*) has been prepared by Victor Wiener of the firm Victor Wiener Associates, LLC (*VWA*) an art appraisal and consultancy firm located in New York City with associates and affiliates worldwide.

The Report contains:

- The issues to be addressed
- The opinions reached in addressing these issues
- The data which was relied upon in forming these opinions
- Certain attachments, which support the opinions stated in the body of the Report
- The qualifications of the expert witness
- A list of all publications authored by the witness during the previous 10 years as stipulated
- A list of all cases in which the witness has testified as a witness within and beyond the stipulated 4 years required in this disclosure

Compensation to the witness has been agreed at \$300 per hour for the preparation of this and supplemental reports if necessary: \$400 per hour for preparation for all testimony including depositions; \$5,000 per day for deposition and court testimony; reimbursement for all out-of-pocket expenses, including travel, associated with the expert witness testimony.

SUBJECT PROPERTY

The subject property to be appraised is approximately 60,000 works of art (*SUBJECT PROPERTY*) comprising the entire art collection of the Detroit Institute of Arts (*DIA*) located in Detroit, Michigan.

VALUATION CONCLUSIONS

In fulfillment of the appraisal assignment VWA reached the following valuation conclusion:

That the total value of the collection is \$8,149,232,354 and probably more than that.

The appraised total has been determined as of July 25th, 2014.

METHODOLOGY DETERMINING VALUE CONCLUSIONS

Methodology Step by Step Chart				
Step 1	Valuation of High-Value Works by VWA			
	# of Units 387	<u>Low Value</u> 3,092,419,700	High Value 4,040,303,800	Average Value 3,566,631,750
Step 2	Valuation of High-Value Works performed by Christie's, Artvest and Winston			
	# of Units 596			<u>Average Value</u> 311,370,325
Step 3	Projected valuation of works on DIA Insurance List (estimated for appreciation)			
	# of Units 16,388	DIA Insurance Value 468,449,537	% Appreciation 62.0%	<u>Projected Value</u> 758,888,249
Step 4	Pricing matrix of remaining works based on Christie's and Southeby's 2013 sales price by department			
	# of Units 42,854			<u>Average Value</u> 3,512,612,030
Step 5	Combined Va	lue		
	# of Units 60,225			Average Value 8,149,232,354

ASSIGNMENT

The following section discusses:

- The background of the assignment, in which specifics of the appraisal assignment are discussed
- The decision to accept the assignment
- The specific qualifications of VWA in fulfilling the assignment
- Time restrictions dictating the nature of the Appraisal Report

Background of the assignment

In May 2014 Victor Wiener was contacted by Ian Peck of Art Capital Group (*ACG*), an art financing company to see if VWA would be interested in appraising the entire collection of the DIA constituting the Subject Property cited above with a view to producing an appraisal report which could be used in the process of generating a loan to the City of Detroit (*DETROIT*).

After considerable discussion, VWA committed to perform the appraisal report and ACG committed to retain the services of VWA.

At that point, AGC submitted a non-disclosure agreement in order to send Mr. Wiener confidential documents to review in order for Mr. Wiener to determine the scope of work required to fulfill the assignment.

The decision to accept the assignment

Mr. Wiener had an initial hesitation in accepting the assignment; considerable attention within the media had been devoted to press stories of Detroit's bankruptcy and the possibility that the holdings of the DIA would be sold to cover Detroit's obligations.

As discussed in this report and disclosed in Mr. Wiener's CV (*see* Attachment A), Mr. Wiener has had extensive museum experience. As such, he felt that the DIA holdings should be maintained.

However, once Mr. Wiener had a chance to review the Catalogue of Information Concerning Artwork Housed at the Detroit Institute of Arts, prepared by Houlihan Lokey Capital, Inc. (*HOULIHAN CATALOGUE*), Mr. Wiener was convinced that a loan was a viable plan for the DIA collection, including the loan proposed by ACG.

In order for the loan to take place, a credible appraisal report of the DIA holdings was required.

Mr. Wiener had informed ACG that any report VWA would submit would be in conformity with the Uniform Standards of Professional Appraisal Practice (*USPAP*), the universally accepted appraisal standards within the United States and abroad for all classes of property which require appraisals.

The USPAP stresses that the USPAP have been written to contribute to "public trust" of the appraisal practice (*see e.g.* Attachment D: Select Slides from Uniform Standards of Professional Appraisal Standards course material written by the Appraisal Foundation [emphasis added by Appraisal Foundation]).

In keeping with this requirement appraisers are given the option of refusing an assignment (see EG USPAP U-8 Management).

Taking all the facts into consideration, Mr. Wiener concluded that the public trust would indeed be served if indeed VWA conducted the appraisal assignment.

Sometime after VWA had committed its services to ACG, Mr. Wiener was informed that, in keeping with confidentiality requirements and the fact that court testimony would be required, VWA would be retained by the law firm Weil, Gotshal & Manges, LLP (WEIL), working on behalf of Financial Guaranty Insurance Company (CLIENT). However, the assignment would also have the stipulation that ACG would be named as an intended user of the report and the appraisal report could also be used by any additional funders ACG may require to help in putting together the funding necessary to advance a loan to keep the DIA collection in place.

Specific qualifications of VWA in fulfilling the assignment

In accepting the assignment, VWA felt extremely well qualified. Two of the principals in the appraisal process have extensive museum experience.

Victor Wiener received a certificate in Museum Training given jointly by the Institute of Fine Arts of New York University and the Metropolitan Museum of Art. In addition to having instructors from the Institute of Fine Arts and the Metropolitan Museum of Art, his instructors also included Pierre Verlet, head of the department of furniture at the Louvre, and Charles Sterling, curator emeritus of paintings at the Louvre. In addition, Mr. Wiener received a two-year fellowship from the Ford Foundation providing for internship at the Department of Prints, Drawings, and Photographs at the Metropolitan Museum of Art and the Victoria and Albert Museum in London under direct supervision of the Museum's director, Sir John Pope-Hennessy. Upon returning from London to New York, Mr. Wiener was awarded a Chester Dale Fellowship from the Metropolitan Museum of Art, providing for another year of work at the Department of Prints, Drawings, and Photographs where he curated an exhibition, "Eighteenth Century Italian Prints." In addition, prior to assuming the position of executive director of the Appraisers Association of America, Mr. Wiener worked directly for the Philadelphia Museum of Art on loan agreements and appraisals for loan exhibitions. He has also lectured on several occasions for the American Association of Museums. Further discussion of Mr. Wiener's credentials and his complete curriculum vitae are appended to this report. (See Attachment A.)

David Shapiro has also had direct relationships with museums in a variety of capacities. He has taught courses of art history at the Museum of Modern Art (MoMA), and he has worked as an in-gallery museum educator at MoMA PS1, the Dahesh Museum of Art, and the Bronx Museum of the Arts, interpreting collections and special exhibitions for diverse audiences, largely school groups. Mr. Shapiro's proposal to create the Rockaway Museum of Contemporary Art was featured in MoMA PS1's exhibition "EXPO 1" as a

response to a Call for Proposals to revitalize the Rockaways after the damage of Superstorm Sandy. Shapiro's writing has also been published in a catalogue by MoMA to accompany a major retrospective exhibition. Mr. Shapiro has also worked extensively with museums in external roles. At the Fashion Institute of Technology (FIT), he taught "Art in New York," an on-site course that takes place entirely in the city's museums and galleries. Presently, he works indirectly with museum collections as an editor of higher-education art history textbooks. Mr. Shapiro's academic and appraisal credentials are discussed in greater detail below.

Time restrictions dictating the nature of the Appraisal Report

The retention agreement was not finalized and signed until July 11th, 2014; since all expert reports were required by the Court to be filed by July 25th, 2014, VWA had less than two weeks to finalize a report for more than 60,000 works of art.

Under these circumstances it was decided that a preliminary appraisal report would be written which would be of a summary nature; however the document to be filed would be in compliance with the USPAP in which all requirements for such a report would be fulfilled. Complete discussion of the format of the report is given below.

There were further complications impeding the timely production of the Report.

It is our understanding that the DIA was requested to produce in a timely fashion a searchable inventory of the museum collection.

Among the documents supplied to us was a 17,000-page image inventory with about 40% of the photographs of objects in the collection missing. (*See* Attachment E: DIA Inventory Page, Missing Photograph Example)

In addition, all inventory entries were in PDF format and not within a searchable or sortable format.

Furthermore, instead of giving the name of the artist or creator of specific objects all objects were named "Unknown, American." In other words, a painting by Italian Renaissance artist, Benozzo Gozzoli created ca. 1460 was labeled on the PDF, "Unknown, American," before America was discovered by Columbus; or the paintings by Van Gogh who never even visited America were called "Unknown, American." (*See* Attachment F: DIA Inventory Page, Mislabeled "Unknown, American" Examples.)

One presumes that the DIA has a searchable database since a partial database is available online on the DIA website. This database was useful for thumbnail photographs for a selection of the works, but VWA was unable to get an electronic count of how many objects were in each of the DIA's curatorial departments.

VWA made numerous requests before our official retention to be supplied with digital data that we could use, but we were not provided with the information.

It was only on July 18th, 2014, just about one week before the report was due, that we received some of the electronic data we had requested, but it was still incomplete, which presented substantial challenges.

For these reasons the current report is labeled "preliminary."

QUALIFICATIONS OF APPRAISERS

The above valuation was formulated by VWA.

VWA has brought together a select team of the most qualified expert appraisers and consultants offering its clients specialized services and highly personalized attention coupled with utmost confidentiality.

This team has been assembled by Victor Wiener, who for over twenty years served as Executive Director of the Appraisers Association of America. During his tenure and afterwards, Mr. Wiener identified and worked with those experts now employed by VWA.

Those appraisers who worked on this Report are:

Victor Wiener: Principal author and signatory

Currently an appraiser in private practice, Victor Wiener served as executive director of the Appraisers Association of America for 21 years. Prior to that he worked for several auction houses in Rome, London, and New York, including Sotheby's and Christie's, where he was Director of the fine arts department in Rome. A trained art historian, Mr. Wiener has worked at several museums including the Metropolitan Museum of Art in New York and the Victoria and Albert Museum in London. He has published extensively, and is co-editor and a principal contributor to All About Appraising: The Definitive Appraisal Handbook (2003), and a co-author of An Underwriter's Guide to the Valuation of Art, Antiques & Collectibles published by the Inland Marine Underwriters Association, 2001. He has also taught the appraisal of fine and decorative arts at The New School, Baruch College, and New York University (NYU), where, for over twenty years, he has been an adjunct assistant professor on the faculty of the Appraisal Studies Program. At NYU, he teaches courses on the Legal and Ethical Responsibilities for Appraisers and on the USPAP; he previously taught IRS Rules and Regulations. Mr. Wiener is one of the few instructors of the USPAP with a specialty in personal property to be certified by the Appraisal Standards Board of the Appraisal Foundation, the organization "authorized by Congress as the source of appraisal standards and appraiser qualifications" (cf. text on Appraisal Foundation's logo).

Mr. Wiener has served as an expert witness in several high-profile art cases including matters concerning the estates of Andy Warhol and Louise Nevelson, and litigation concerning two of the most important works by Damien Hirst. He has been employed by several agencies of the Canadian government; by the Department of Justice as an expert witness in the litigation, *Charles Malette v. H.M. the Queen*; by the Canadian Cultural Property Export Review Board (CCPERB) in the determination of value of property seeking certification as culturally relevant to Canada; and by the Canadian Revenue Agency (CRA) in the review of donated items to Canadian cultural institutions. Mr. Wiener has written extensively on the application of blockage discount and other tax-related matters.

His work in valuing highly valuable property is extensive. He has served as an expert witness in *Stephen and Elaine Wynn v. Those Certain Underwriters at Lloyds, London et al.*, in which the value of the damaged painting *Le Rêve* by Picasso was the matter at issue; at the time *Le Rêve* the most expensive painting ever to have been sold (\$139 million). Subsequent to the settlement of the Wynn case, he published an extensive article on the determination of loss in value for highly valuable works of art. This article is cited in Mr. Wiener's CV, which has been appended to this document. (*See* Attachment A.)

David Shapiro: Valuation and report preparation

David Shapiro brings to his appraisals a significant background as an art historian with specific expertise in contemporary art. The founding editor of the online contemporary art publication *Museo* and founding owner of Museo Publications, a business providing expert editorial solutions for art historical publications, Mr. Shapiro has played critical editorial roles in recent editions of a number of industry-leading higher education art history titles including Janson's *History of Art* and Marilyn Stokstad and Michael Cothren's *Art History*. His interview with Jeff Wall was published in the Museum of Modern Art's book *Jeff Wall: Selected Essays and Interviews* (MoMA).

An Associate Member of the Appraisers Association of America, Mr. Shapiro's appraisals are compliant with the USPAP. He holds a BA in Art History from Columbia University and a certificate in Appraisal Studies in Fine and Decorative Arts from New York University. He studied Modern Art in the PhD program in Art History at the Graduate Center of the City University of New York and has taught courses of Art History at the Fashion Institute of Technology, Pratt Institute, Parsons The New School for Design, and The Museum of Modern Art.

Mr. Shapiro has worked with VWA on several significant donation, damage and loss, and collateral loan appraisals.

Shaun Cooper: Appraisal coordination and financial review

Shortly after receiving his Master of Arts degree from L'Université Libre de Bruxelles in 1993, Shaun Cooper began working for a private Manhattan art dealer before opening a gallery specializing in twentieth-century decorative arts. As a dealer, Mr. Cooper has participated in international art fairs, bought and sold works privately and at public auction, and has developed a deep understanding of the market. His studies include a Bachelor of Arts degree from McGill University in Montreal, a certificate in French Language and Civilization from L'Université de Paris IV, and a certificate in Appraisal Studies in Fine and Decorative Arts from New York University. He is certified in the USPAP and is an Associate Member of the Appraisers Association of America.

Charles Wong, LL.M.: Review and compliance

Charles Wong, LL.M. provided technical and administrative review and assistance for the methodology used in this report. He has had over 20 years' commercial legal experience working as in-house counsel for listed corporations both in Australia and in the United Kingdom. He has co-authored, with Victor Wiener, an article on "The Role of Appraisers in the Process of Authentication and in Other Related Valuation Issues" and another article that has been published on the Chubb Collectors website concerning "Why Auction Estimates are not Appraised Values." Mr. Wong is certified in the USPAP.

Robert Leeds: CEO Silar Advisors, LP.: Technical, statistical, and financial analysis

Robert Leeds has over 25 years of investment experience largely focused on all aspects of large pools of underlying assets. His responsibilities included capital commitments, asset valuations, asset pricing, and advising clients on multi-billion dollar asset transactions. Prior to forming Silar Advisors in 2006, he spent 13 years at Goldman Sachs & Co in institutional sales and mortgage trading, 3 years at Nomura Securities responsible for the firm's residential whole loan trading platform, where he built a profitable conduit that acquired and securitized over \$20 billion in loans, and approximately 2 years at Fortress Investment Group as a Managing Director and partner in the Drawbridge Special Opportunities Fund, LP. Mr. Leeds is a 1985 graduate from Hamilton College.

Zhang Yi: Art market analysis

Zhang Yi began his career in the financial industry from 2006 to 2014 in HSBC and Goldman Sachs. Meanwhile, he headed the Research Department of HIHEY.COM, an ecommerce company specializing in art from 2011 to 2014. From 2012 to 2014, he was also the head of the Art & Finance Department in the China Art Market Research Center, where he was in charge of art economic research, art and finance research, and art wealth management.

Zhang Yi was a visiting lecturer at the Central Academy of Fine Arts in 2013 for "Art and Finance." He co-authored "China Art Market Research Report" and "China Art

Market Annual Report" from 2011 to 2013. Since 2013, he has been a consultant on the Chinese art market for the annual "TEFAF Art Market Report." His writings and interviews on contemporary art and economics have appeared in *China Culture Daily*, *Bazaar Art, China Auction*, and *Bloomberg Weekly*.

Zhang Yi received an MA from the Art Administration Department of the Central Academy of Fine Arts in 2013 and BAs in Finance from Wuhan University and International Economics and Trade from Huazhong Agriculture University.

Jannette Barth, Ph.D.: Discount analysis

Jannette Barth, Ph.D. is the principal of J.M. Barth & Associates, Inc. Holding degrees from The Johns Hopkins University and the University of Maryland, Inc., Dr. Barth has worked in the field of economic research, demand analysis, and econometrics for over 30 years. She has held positions as Chief Economist, New York Metropolitan Transportation Authority, and as Consultant and Account Manager, Chase Econometrics/Interactive Data Corporation.

Dr. Barth has extensive experience in the economic analysis of the art market. As a practicing economist with a Certificate in Appraisal Studies in Fine and Decorative Art from New York University and a Certificate in American Art from Sotheby's Institute of Art, Dr. Barth's work in the art market ranges from the analysis of particular segments of the art market for litigation support to the analysis and calculation of blockage discount for galleries and artists' estates.

Dr. Barth has taught economics courses at both the graduate and undergraduate levels and was a Senior Lecturer in the MA in Art Business program at Sotheby's Institute of Art. She regularly lectures on art as investment and blockage discount, including seminars at appraisal conferences and for staff of Internal Revenue Service Art Appraisal Services.

James Callahan: Valuation, Asian art

James Callahan is Director of Asian Art for the auction house James D. Julia, Inc. He has expertise on wide-ranging aspects of Asian art, including Chinese, Japanese, Korean, Vietnamese, Khmer, Thai, Burmese, Ottoman Turkish, Armenian, Arabic, Persian, and Indian objects. He is also an appraiser of arms and armor, nineteenth-century European and American furniture and decorative arts, and eighteenth- to twentieth-century fine silver. A frequent lecturer and consultant to museums, historical societies, and independent art groups nationwide, Mr. Callahan has worked with the Brooklyn Museum to bring to auction over 200 important pieces of Southeast Asian art from the collection of Samuel Eilenberg.

Jason Christian: Valuation, photography

Jason Christian is a photography specialist and founding principal of the appraisal firm Christian | Reilly. Since 2004, he has appraised photographs for insurance, donation, and estate purposes for clients including the estates of Ansel Adams, Brett Weston, Cole Weston, Ernst Haas, and Yousuf Karsh and institutions including the San Francisco Museum of Modern Art; the Museum of Fine Arts, Boston; and the Los Angeles County Museum of Art. Mr. Christian holds an M.A. from Dartmouth College and a B.A. from the University of California, Santa Cruz. He maintains a current USPAP certification.

Sarah Cox: Valuation, ancient art

Sarah Cox has worked as a researcher of ancient art at the New York gallery Fortuna Fine Arts, Ltd. since 1999. A Romanist with specialist expertise in numismatics and mosaics, she has published and lectured extensively on a range of subjects in these areas. Dr. Cox holds a Ph.D. in Classical Studies from Columbia University and a certificate in Appraisal Studies from New York University. Her professional affiliations include membership in the Appraisers Association of America, the Archaeological Institute of America, the Society for Classical Studies, L'Association Internationale pour l'Etude de la Mosaïque Antique, and the Society of Architectural Historians.

Louise Devenish: Valuation, furniture and decorative arts

Louise Devenish is an appraiser and dealer specializing in American and European decorative art from the sixteenth century to the present. She is a consulting appraiser for the online marketplace 1stdibs as well as the founding principal of the professional arts community Devenish Group LLC.

Ms. Devenish has taught for over twenty years at both New York University, in the Appraisal Studies program, and at Parsons The New School for Design. She lectures widely at museums and historical societies and has served as the keynote speaker at the International Antiques Fair in Chicago. As an antiques dealer, she has participated in the International Confederation of Dealers at the Metropolitan Museum of Art. Ms. Devenish is recognized by the Appraisers Association of America as a Certified Appraiser in American and European decorative art. Her appraisals are compliant with the USPAP. She is also a member of the LAPADA: The Association of Art & Antique Dealers.

Marina Whitman: Valuation, Islamic art

Marina Whitman is an independent appraiser specializing in Islamic art. She has taught art history at Pennsylvania State University and John Carroll University and has curated for the Lowe Art Museum, University of Miami. She has published articles on Islamic ceramics. Dr. Whitman holds a Ph.D. from New York University's Institute of Fine Art

with a certificate in Museum Studies. She is an Accredited Property Appraiser from the International Society of Appraisers.

THIS REPORT

Content of this report

In conjunction with the steps taken in fulfillment of the assignment as listed and discussed below, VWA determined and settled with the Client the appropriate type of appraisal report in keeping with the USPAP.

As part of this process and in fulfillment of this assignment VWA also determined:

- the type and definition of value to be used;
- the appropriate marketplace(s) in which this value should be determined; and
- the valuation approach most appropriate for this report.

These are discussed in this report.

In conformity with the USPAP as discussed below, this Report is subject to extraordinary assumptions, hypothetical conditions, and limiting conditions as set out below.

USPAP conformity

As cited above, this Report has been prepared in accordance with the USPAP. USPAP comprises standards promulgated by the Appraisal Foundation in Washington, D.C. as the major codification of appraisal standards for all appraisal disciplines. USPAP is both recognized by Congress (as stated on the Appraisal Foundation logo) and generally accepted in the United States and abroad.

All significant information affecting the valuation conclusions has been disclosed within the body of the report. Other, secondary, information to which the report may refer is retained in a work file for reference purposes.

The methodology VWA has employed to support its valuation conclusions is in conformity with a USPAP Appraisal Report as discussed below.

SCOPE OF WORK

Inspection and research

Inspection

Normally one would hope to have a physical inspection of the Subject Property, although USPAP does not preclude production of an appraisal report without physical inspection. [NB the Internal Revenue Service frequently performs audits of appraisal reports without performing physical inspections].

Due to the time constraints for the production of this report, a formal inspection of the Subject Property was not possible.

However, in late April 2014, Mr. Wiener made a trip to Detroit especially to view the collection.

Research

In the process of preparing this report, VWA conducted extensive research:

- VWA reviewed numerous database records for auction sales.
- Within a short amount of time, VWA consulted numerous books concerning sections of the Subject Property. Due to the time restrictions of producing the Report, VWA is continuing to work on the bibliography and will continue to update the production of documents upon which VWA relied to form the opinions in this Report, as necessary.
- VWA consulted dealers of material similar to works of art contained in the Subject Property.
- Of significant importance, VWA reviewed reports submitted by others. These include:
 - Expert Report of Vanessa Fusco of Christie's Inc., dated July 8th, 2014 (CHRISTIE'S REPORT)
 - Expert Witness Report of Michael Plummer of Artvest Partners, dated July 8th, 2014 (*ARTVEST REPORT*)
 - Fair Market Value Appraisal written by the Winston Art Group, dated March 25th, 2014 (WINSTON REPORT)
- VWA also reviewed an undated listing of insurance values prepared by the Detroit Institute of Arts (*DIA INSURANCE LIST*) and the Houlihan Catalogue.

These documents are discussed in detail below.

EXTRAORDINARY ASSUMPTIONS, HYPOTHETICAL AND LIMITING CONDITIONS

Most appraisal assignments are subject to extraordinary assumptions, hypothetical conditions, and limiting conditions.

An extraordinary assumption is defined in USPAP, 2014-15 edition, substantively as an assumption which the appraiser has every reason to believe is true at the time the report is written, but if subsequently this is proven not to be the case, then the valuation conclusions reached by the appraiser should be reviewed and may be subject to change (see USPAP, 2014-15 edition definitions).

A hypothetical condition as defined in USPAP, 2014-15 edition, is:

That which is contrary to what is known by the appraiser to exist on the effective date of the assignment results, but is used for the purpose of analysis.

A limiting condition is a factor that defines and limits the type of work an appraiser is able to do within the agreed-upon appraisal assignment and scope of work deemed necessary for fulfillment of the assignment.

Extraordinary assumptions, hypothetical conditions, and limiting conditions are frequently interlinked.

The specific extraordinary assumptions, hypothetical conditions, and limiting conditions associated with this assignment are listed and discussed below.

Extraordinary assumptions

The extraordinary assumptions that VWA has taken in fulfillment of this assignment are as follows:

- 1. That the Subject Property has been accurately described within the DIA catalogue and that it will be recognized as such within the marketplace determined to be most appropriate within the context of this report.
- 2. That the Subject Property is in relatively good condition unless otherwise noted by the DIA or by other reliable sources.
- 3. That the Diego Rivera mural, *Detroit Industry*, can be removed successfully and that if necessary it would be removed by highly trained technicians with specialization in the removal of wall paintings.
- 4. That the charts given in Exhibit E of the Artvest Report are accurate.

5. In addition, VWA was told to assume that the Subject Property was not the subject of any encumbrances.

Hypothetical conditions

There are no hypothetical conditions connected with this report.

Limiting conditions

There are numerous limiting conditions connected with the production of this report. Among the most important ones are:

- 1. That VWA had less than two weeks to produce an appraisal report for approximately 60,000 works of art.
- 2. That VWA was provided unsearchable data by the DIA. Instead of providing a searchable database, similar to the type to be found on the DIA website, we were provided with 17,000 pages of a partially catalogued inventory of images, which could not be sorted, and each file was labeled "Unknown, American" instead of the true author and origin of the work of art.
- 3. That no file entries in the records provided note whether a work of art is signed or not. This in turn compromises an independent determination, based on the records, of whether an attribution is tenable or not. As such, VWA has taken an extraordinary assumption that the attributions in the files are indeed tenable since these attributions were made by the DIA's highly qualified curatorial staff.
- 4. In addition, the catalogue entries provided contain incomplete entries concerning dates or other inscriptions, significant publications and exhibitions, all of which can influence value. Thus the lack of time to research these matters ourselves constitutes a limiting condition

VALUATION

TYPE OF VALUE USED FOR THIS REPORT: MARKETABLE CASH VALUE

The type of value deemed most appropriate for this report is Marketable Cash Value which is defined as:

The value realized, <u>net of expenses</u>, by a willing seller disposing of property in a competitive and open market to a willing buyer, both reasonably knowledgeable of all relevant facts, and neither being under constraint to buy or sell." (*All About Appraising: The Definitive Appraisal Handbook* [Appraisal Institute of America

and The Educational Foundation of the Appraisers Association of America, 2003], p. 219)

The reason for the selection of this value is that this Report was originally commissioned by ACG whose purpose was to have proper appraisal documentation to generate a loan for the DIA collection.

Under such circumstances a value which is net of transaction costs is appropriate since, if the borrower were to forfeit on loan payments, a lender would confiscate the collateral (art in this case) and sell part or all of the property used as collateral to satisfy the debt. Consequently an appropriate value is one which reflects how much the lender would actually receive net of commissions rather than how much the sales agent for the lender, such as an auction house, would receive inclusive of commissions.

It should be noted that other values are used in other reports.

The Winston Report states that they used "fair market value" (*FMV*) which is defined in the body of the report as:

...the price that property would sell for on the open market between a willing buyer and a willing seller, with neither being required to act, and both having reasonable knowledge of the relevant facts. Note that in this case fair market values are inclusive of buyer's premiums. (Winston Report p. 3)

Presumably within the Winston Report definition, commissions due to the sales agent such as the auction house are also included as is commonly the case in the definition of fair market value.

The Christie's Report states that they have used fair market value, but they do not provide a definition of this value. In addition, they do not consider any buyer's premium, which is an essential important part of fair market value. (Christie's Report, p. 6)

The Artvest Report does not define which value was used.

The DIA Insurance List does not state which value has been used. Presumably it used Retail Replacement Value (*RRV*), which is the most common value used when art is scheduled on an insurance policy.

Retail Replacement Value is generally defined as:

"A property's highest value, usually for insurance purposes, that is defined as the highest amount in terms of U.S. dollars that would be required to replace the property with another of similar age, quality, origin, appearance, provenance, and condition within a reasonable length of time in an appropriate and relevant market. When applicable, sales and/or import tax, commissions, and or premiums are included in this amount." (*Appraising Art: The Definitive* Guide [New York: Appraisers Association of America, p. 438])

APPROACH SELECTED FOR THIS REPORT: THE MARKET COMPARISON APPROACH

USPAP requires appraisers to determine which valuation approach is necessary:

The three standard approaches to valuation cited in USPAP are the Market Comparison Approach, the Cost Approach, and the Income Approach. (See USPAP 2014-15, Standards Rule 7-4)

VWA has selected, as the most appropriate approach for this type of valuation, the Market Comparison Approach (*MARKET COMPARISON APPROACH*), in which the Subject Property has been compared to other similar and like objects which have sold or have been offered for sale as closely as possible to the Effective Date of Valuation stated above, in the marketplace designated as most appropriate.

THE OTHER APPROACHES CONSIDERED

VWA has also considered the other two traditional approaches to valuation, the Cost Approach (*COST APPROACH*) and the Income Approach (*INCOME APPROACH*).

The Cost Approach obliges the appraiser to take into consideration the amount of money required to re-fabricate the Subject Property if the Subject Property is of a type that lends itself to re-fabrication. The Subject Property could not be re-fabricated if for no other reason than the fact that there are numerous artists, many of whom are no longer living.

The Income Approach for the valuation of the Subject Property has been rejected as inappropriate to this assignment because the Subject Property, to the best of our knowledge, has no history of having been used primarily to generate income.

THE MOST APPROPRIATE MARKET FOR VALUATION

Works of art can be sold in a variety of marketplaces. The two most prominent marketplaces are the public auction marketplace and the private gallery marketplace. For the purposes of this appraisal, VWA believes the auction marketplace to be the primary venue for valuation purposes of the Subject Property.

With this in mind, VWA has examined both marketplaces extensively. However, it should be noted that dealer representations are often anecdotal and are frequently hard to verify since such sales are confidential, and even redacted versions of sales receipts are difficult to obtain unless by court order. In addition, private dealers in the United States feel confined by the confidentiality provisions of the Gramm-Leach-Bliley Act of 1999.

In addition, of primary consideration is the fact that in a loan situation, if the borrower such as the City were to default on loan payments, a lender would most likely want to sell the collateral as quickly and efficiently as possible. While consignment to private dealers may be an option for some of the works constituting the public property, the vast majority of the works would most likely fetch higher prices at public auction in a prominent sale highlighting the curatorial excellence of the DIA collection. Consequently, the most appropriate marketplace, without doubt, would be a public auction where large market exposure and competitive bidding would take place.

VALUATION METHODOLOGY

In this section the general methodology followed by VWA is set forth and observations are made by contrasting the valuation methodology perceived to have taken place in the other reports.

General methodology followed by VWA in determining value as reflected in the Report

As previously stated, VWA is comprised of a number of specialists, each highly qualified in the sector of valuation to which they are assigned primary responsibility (see credentials of appraisers given above).

While each specialist performed initial valuations for specific sectors, these valuations were only a point of departure. After the valuations were submitted to VWA they were reviewed by the team; in some cases further research was performed after review. In brief, the methodology for determining value by VWA is organic taking into consideration points made by specialists and comments made by colleagues. Final valuation figures are arrived at after intense review.

By nature of the assignment, the VWA appraisal has set about to value the entire collection of the DIA operating under highly limiting conditions as stated above and specified further below.

As stated above, the VWA team did not have the opportunity to view the Subject Property physically although the DIA collection was viewed by Mr. Wiener in situ before he was offered the opportunity to appraise the collection.

As such the team had to work with whatever resources were available including:

- Compromised data submitted by the DIA as discussed above.
- For the most, part thumbnail photographs taken from the DIA website. Although some additional photographs were supplied electronically by the DIA, the order in which they were supplied was so chaotic as to make them virtually unusable. The quality of the images used was not uniformly high resolution.

- VWA did not have the opportunity to discuss the collection with curators.
- VWA was not given access to the DIA files. As a result, information about significant publications and exhibitions, both of which can influence value was not shared by the DIA.

As a result of these limitations our report is classified as "preliminary." However, VWA feels secure in setting forth the values in this report in keeping with the nature of a preliminary report and in keeping with the requirements of USPAP.

General methodology followed by Christie's in determining value as reflected in the Christie's Report

As is common with Christie's, the Christie's Report was done by a team of appraisers, each member coordinated by Vanessa Fusco of the Appraisal Department.

As stated in the Christie's Report, team members visited Detroit on numerous occasions, reflected in a billing of \$65,000 for expenses.

The appraisal, as stated in the Christie's Report, used fair market value, but since no commissions were included in the range of values ascribed, the ultimate values are more in keeping with marketable cash values – although no accommodation was made to the fact that a seller's commission would normally be due to the auction house, this latter point may be moot since auction houses frequently do not charge important consignors, such as the DIA, a seller's commission.

However, what should be noted is that while using a range in value, as is common in auction estimates, Christie's assigned an extremely wide range, often as wide as over 100% between the low and the high value. While this may be understandable for objects where a value may require substantive analysis and the appraiser is not willing or able to perform such a task, it is hardly the norm in appraisal reports. As such, this factor places the Christie's Report in a position in which its credibility is called into question.

At no point does Christie's state that the Christie's Report is compliant with USPAP. While USPAP does allow for a range in value, such a wide range is definitely outside the norm.

General methodology followed by Michael Plummer of Artvest in determining value as reflected in the Artvest Report

The Artvest Report was written by Michael Plummer, who signed it.

Mr. Plummer is not an appraiser. The Artvest Report is labeled an "Expert Witness Report" but since he states values which he formulated for the major part of the report, this would qualify as an appraisal under USPAP (see USPAP definitions, 2014).

Although the Artvest Report relied upon the input of experts, some of whom are known to VWA to be of high quality, the nature of many of the DIA pieces required the benefit of consultation by a committee for quality control.

While Mr. Plummer uses appraisers as consultants, the use of the data they have supplied is entirely his. As such the Artvest Report lends itself to uncertainty as an appraisal report.

The Artvest Report is not compliant with USPAP, nor does it state that it is. Some of the consultants are USPAP certified but they only supplied undefined values for Mr. Plummer to use as he saw fit. Unlike VWA, the values stated in the Artvest Report are not the products of team consensus since each value carries the name of the consultant who supplied it. (See documents appended to the Artvest Report).

It is not the intention of this Report to serve as an "Appraisal Review" as defined in Standard 3 in USPAP; as such a full description of how the Artvest Report is not compliant with USPAP is not given here but can be supplied if requested by the court.

VWA has mentioned the methodology the Artvest Report used determining individual or unit values – i.e. using individual consultants to make those determinations on their own.

The major part of the Artvest Report discusses general valuation considerations Plummer feels one should take into consideration in determining the total value of the DIA collection. It is VWA's intention to address these considerations as they appear within the methodological framework VWA uses to make its own determination of the total value of the DIA collection.

It should be mentioned at this point that the only appraisal reports VWA has seen so far in which the total value of the DIA collection is discussed are this Report and the Artvest Report. The other reports reviewed just address individual objects in the DIA collection but not the whole collection.

THE IMPORTANCE OF THE DIA COLLECTION

The DIA is one of the largest and most significant art museums in the country, comprised of approximately 60,000 works of art from a range of cultures throughout the globe. It is one of the country's few encyclopedic art museums, representing the art of most major cultures from early ancient history to the present. The collection includes works of ancient Greek, Roman, Mesopotamian, and Egyptian art, as well as Islamic, African, Chinese, and Oceanic art and major collections of American art, European art, Modern art, and decorative art. It contains masterpieces by such artists as Pieter Bruegel,

Caravaggio, Pablo Picasso, Auguste Rodin, Mark Rothko, Jacob van Ruisdael, Vincent van Gogh, and Andy Warhol. DIA also houses the armor collection of newspaper baron William Randolph Hearst.

As noted, the scope and breadth of the collection is extraordinary. Although it may hold fewer objects than other museums, the refined curatorial selection is unparalleled for a museum of its size.

The collection was assembled at a time when Detroit had funds beyond what most museums had and was able to attract curators of worldwide renown. A review of the holdings invites comparison with the holdings of the best of other museums anywhere in the world. This is an overwhelming valuation factor which serves as the proper orientation for this appraisal report.

The museum was established in 1885 as a result of the initiatives of another newspaper magnate, James Scripps, and his manager William H. Brearly. Among the institution's numerous prominent donors have been many leaders of the automobile, including the Ford family, particularly Edsel Ford, the Dodges, and the Firestones. Other important donors include Governor and U.S. Senator Russell A. Alger, U.S. Senators James McMillan and Thomas W. Palmer, businessman Dexter Ferry, distiller Hiram Walker (Canadian Club Whiskey), industrialists Christian Buhl, Charles Lang Freer, and John Stoughton Newberry, and department store magnates C.R. Mabley, Cyerenius A. Newcomb, Sr., and Robert Hudson Tannahill of the Hudson's Department Store fortune, who, upon his death, bequeathed a particularly large and important collection of European art, including Modern masters Paul Cézanne, Edgar Degas, Paul Gauguin, Pablo Picasso, and Georges Seurat. A pioneer in collecting taste, DIA was the first public collection in the United States to include works by Van Gogh and Henri Matisse.

The DIA collection is housed in 658,000 square feet of gallery space in over 100 galleries in a 1927 Beaux-Arts building designed by Paul Philippe Cret, with a portion of the collection kept in storage. Among the most celebrated rooms in the building is the Rivera Court, which contains Mexican painter Diego Rivera's monumental frescoes *Detroit Industry*, a cycle that commemorates the work that fueled the ascendency of a great American city.

THE EFFECTS OF SELLING MUSEUM AND CELEBRITY ART

Museum provenance

It is apparent that works of fine and decorative art, and other collectibles from museums and other significant collections perform much better at auctions than similar objects lacking notable provenance. This tendency manifests itself in the sales of objects that differ greatly in kind and value, similarly in major auctions of international importance, and small regionally scaled auctions.

An indication of the substantial potential premium that would be given to the collection of the DIA collection, were it to be auctioned, can be found in the Cleveland Museum of Art's January 2011 sale of two dozen European old master paintings. In an article in that city's paper, *The Plain Dealer*, Steven Litt wrote of this sale, the largest sell-off from its collection in more than a half-century (...):

From a market perspective, **collectors love things with a museum provenance** and hopefully, [the sale] will do well for the museum," said Christopher Apostle, a Sotheby's senior vice president and director for old master paintings in New York. (Steven Litt, "Cleveland Museum of Art to auction 32 old master paintings at Sotheby's," *The Plain Dealer*)

In fact, the sale performed 45% better than expectations, earning \$450,000 more than the high estimate. (Steven Litt, "Cleveland Museum of Art earns more than expected from Sotheby's sale of selected old master paintings," Feb. 1st, 2011). The very strong performance of the sales from the Cleveland Museum of Art, no less at a moment when the art market was still in recovery from the financial crash of 2008-09, attests to the premium that buyers are willing to pay for works from great collections such as major museums.

In a 2007 article "Christie's is Cagey about Maier Museum Provenance, Discloses the Rose," Lee Rosenbaum identifies the same tendency:

Auction houses always tout museum consignments in their presale press releases, because of the cachet and higher market value that distinguished provenance confers. (Lee Rosenbaum, "Christie's is Cagey about Maier Museum Provenance, Discloses the Rose," *CultureGrrl*, November 1st, 2007)

In a report for Christie's Features, Joshua Glazer and Alexis Glashot discuss this tendency as well:

Deaccessioning sales, which occur infrequently and tend to be part of a carefully tailored collection-management strategy, **provide private clients** with a unique opportunity to acquire works with impeccable museum provenance and often a substantial history of research and publication, from some of the most hallowed and prestigious collections in the world. (...) Our June New York Sale saw the successful sale of 11 works from the Metropolitan Museum of Art, sold to benefit the acquisitions fund of the European Paintings department. The group, which was 100% sold, was led by Hubert Robert's The Ruins and The Old Bridge, which realized \$1,874,500 (£1,219,310). (Joshua Glazer and Alexis Glashot, *Market Barometer: Old Master Paintings*, spring 2012)

Jesse Hamlin identifies the same tendency in a discussion of a sale of works from the M.H. de Young Memorial Museum:

A couple of thousand objects were put up for auction after being culled from the collections at the M.H. de Young Memorial Museum in Golden Gate Park and the California Palace of the Legion of Honor. About 95 percent of them were snapped up at Butterfields in San Francisco and online yesterday and Monday in auctions that included objects from the Art Institute of Chicago and other institutions. Most sold for more than their estimated value.

"That's very good news," said museums Director Harry Parker. "I think there was a premium paid for objects that have a museum provenance. That gives them a cachet." (Jesse Hamlim, "Museum pieces auctioned / De Young, Legion items get top dollar," San Francisco Chronicler, June 27th, 2011)

The premium paid for a museum provenance can also be seen in the sale of Rafino Tamayo's *Watermelon Slices*. In an article for *Blouin Art Info*, Judith H. Dobrzynski predicted the effect of the MoMA provenance, which proved true; the painting sold for \$2,200,000, which was \$200,000 above the high estimate. Dobrzynski wrote:

Give Sotheby's credit for salesmanship: today, announcing **the sale of a painting by Rufino Tamayo, which is being deaccessioned by the Museum of Modern Art**, the auction house called Watermelon Slices "a major work...depicting one of his signature themes."

Estimated at \$1.5 million to \$2 million, it will be in the Nov. 16 auction of Latin American Art. Carmen Melian, the Latin American expert at Sotheby's, said "This is one of the most important Tamayo watermelon paintings to appear on the market for several years. Collectors are sure to gravitate towards a work of this iconic subject matter from an important period that also boasts such distinguished provenance." (Judith H. Dobrzynski, "MoMA To Sell Tamayo, With Acquisition Policy Implications," *Blouin ArtInfo*, October 19th, 2011)

In a 2011 article for *The New York Times*, Carol Vogel notes the tendency of museum provenance to be used as a sales tool:

It is clear from the Impressionist and modern art catalogs that a number of museums, eager to clean house, are willing to take a gamble on the market, hoping some of today's new buyers — predominately from Asia, Russia and the Middle East — will be impressed by a museum provenance. For auction house experts, that's a compelling sales tool. (Carol Vogel, "A Bouquet of Offerings to Test Uncertain Waters," *The New York Times*, October 28th, 2011.)

Vogel made a similar point seven years earlier, addressing the impact of MoMA provenance:

The top seller was Pollock's "No. 12, 1949," one of his classic drip paintings. Five bidders fought over the oil on paper, which sold to a telephone bidder for \$11.6 million, well above its \$7 million high estimate and a record for the artist. Practically no drip paintings are available; this one came with an exceptional provenance: the Museum of Modern Art had owned it for 52 years. (Carol Vogel, "Contemporary-Art Bidding Tops \$102 Million in Sales," *The New York Times*, May 12th, 2004)

Suzanne Muchnic noted the same tendency in an article the same year, identifying the capacity of museum provenance to have a significant effect.

"Ultimately a painting sells based on its merits -- the quality of the work, whether it stems from the artist's greatest period, the condition of the work, whether it has been on the market recently," Eykyn says. "But clients like to feel vindication of their taste. To be able to say a work has been in the collection of the Museum of Modern Art the last 40 or 50 years achieves that."

Amy Cappellazzo, Christie's chief of Post-War and Contemporary art, also has MoMA consignments -- a small drip painting by Jackson Pollock, valued at \$5 million to \$7 million, and a painting of a cow by Jean Dubuffet, expected to fetch \$2.5 million to \$3.5 million.

"The MoMA provenance adds cachet for sure," she says. The relatively obscure Anderson Fine Arts Center in Anderson, Ind. -- which hopes to reap \$1.8 million to \$2.5 million from the sale of Edward Ruscha's 1964 painting "Damage," donated to the center in 1972-- doesn't have the same effect. But the Anderson name can't hurt, even though some of the proceeds are likely to fund operations not condoned by the American Assn. of Museums' code of ethics. (Suzanne Muchnic, "Art; Banking on big names; More than \$500 million worth of art is up for auction in New York. Quality is important, but illustrious ownership can add real value to the sale price," *Los Angeles Times*, May 2nd 2004)

The effect of museum provenance on the market is known to be so significant that some dealers take great measures to ensure that works that they market have it. Joy Lo Dico wrote of this phenomenon in a recent article for the *London Evening Standard*:

This February Olyvia Kwok was in the sales room at Sotheby's for its Contemporary Art Auction. Two other Basquiats had sold well above their estimates already but, when it came to the Water-Worshipper canvas, the bidding was pedestrian. The auctioneer's hammer was falling when Kwok, dubbed the Chinese It-girl of the art market, put in one last bid for £2.49 million. She got her Basquiat, and below the expected price. "I think it was a bargain," she told a journalist as she left the salesroom, and reckoned it would double in value over the next 18 months (...) As for the Basquiat and the Twombly, Kwok has a plan. "I got the Basquiat for \$4 million. It is now insured for \$12 million. We are going to place the painting in a museum so it will have a better provenance, because everyone likes things with more academic value. Once placed we will talk to Basquiat experts, find out some more information, someone will write about it, and we will put it back on the market for different collectors." (Joy Lo Dico, "I look at artists like a commodity balance sheet: art dealer Olyvia Kwok on picking paintings and being sued by Sotheby's," *London Evening Standard*, July ^{3rd}, 2014)

The tendency for museum provenance to elevate value can be found in art of diverse type. A 2012 article for BBC News, "Vase used as doorstop raises \$1.3m at auction," demonstrates the phenomenon to take place in the sale of Chinese art:

Dr. Tao Wang, who was recently appointed head of the Chinese Works of Art Department at Sotheby's New York, said he was "thrilled" with the result of the first auction he has attended there. "We saw exceptional demand across the sale which drove the total to such heights," said Wang. "Collectors from around the world were drawn to high-quality pieces with distinguished provenance, particularly that of museums." ("Vase used as doorstop raises \$1.3m at auction," BBC News, September 14th, 2012)

In a *Washington Post* article "Museum Quality," Jane Friedman notes that the Baltimore Museum of Art provenance will benefit the sale of pre-Columbian works:

Museums, like homeowners, occasionally need to winnow their possessions. But when a museum's goods are put back on the market, their value usually is increased.

Weschler Auctioneers and Appraisers, the Washington-based auction house, this weekend will sell more than 130 lots of pre-Columbian as well as African and Native American objects, most of which were in the collections of the Baltimore Museum of Art.

"These works have been authenticated, and what we call provenance always affects the value," says Frederick Lamp, the museum's curator of the arts of Africa, Asia, the Americas and Oceania. (Jane Friedman, "Museum Quality," *The Washington Post*, October 1st, 1998)

The same effect can be seen in the sale of Western antiquities, as addressed in Elspeth Moncrieff's 2006 article "Antiquities Sold to Pay New Art Bonanza in *The Daily Telegraph*:

The ongoing high-profile trial in Rome of Marion True, former antiquities curator at the Getty, on suspicion of conspiring to buy illegally excavated works of art for the museum, has uncovered a labyrinth of dealers, curators and collectors allegedly involved in handling illicitly excavated antiquities.

The trial has put the wind up everybody, and curators can no longer turn a blind eye to provenance. Buying publicly at a vetted auction in which each item has a published museum provenance gives the buyer complete security - so these works are particularly desirable. (Elspeth Moncrieff, "Antiquities Sold to Pay New Art Bonanza," *The Daily Telegraph*, November, 28th, 2006)

The elevating effect of museum provenance is not even particular to high-value fine art. In an article for *Forbes*, Missy Sullivan addresses this point:

You don't have to be in the market for a Monet or a Manet to benefit. If you look closely, you'll find museum property sprinkled among sales of almost every category (...) Bonus: When you buy a museum piece at auction, it comes free of sales tax.

A museum provenance can exercise a halo effect on mediocre work, giving it a higher hammer price. You can safely assume a museum piece has been well cared for and researched. (Missy Sullivan, "Yard Sale of the Gods," *Forbes*, December 24th, 2001)

The tendency of museum provenance can be seen in the sale of historical memorabilia. Steve Campbell discusses the museum provenance effect in a sale of Robert E. Lee memorabilia:

In 1867, Lee donated the items to help out an orphanage in Baltimore, Quinn said. The items were eventually bought by Civil War collector William Beverly Bristor Jr. of Baltimore, who died in 1999. That year, his heirs loaned the items to the National Park Service's Arlington House, Lee's former family home that became the Arlington National Cemetery. But an illness in the owners' family owners forced them to put the items up for auction.

When Kathy Huxhold of Muncie, Ind., first contacted Quinn about selling the items collected by her uncle, he told her they held enormous potential. "It was Robert E. Lee and we had museum provenance – this had the power to create a perfect storm at auction," Quinn said, noting that 1,500 bidders signed up for the bidding. "We had estimated it at about \$20,000 but the bidding started at \$25,000. When it ended at \$55,000, it

was a tear-jerking moment to do something for a client," he said. (Steve Campbell, "Prolific Fort Worth Civil War collector scoops up rare Robert E. Lee items," *The Star Telegram*, February 2nd, 2014)

Celebrity sales

The effect of museum provenance is not unlike that of celebrity provenance, which tends to augment value dramatically.

The Elizabeth Taylor sale at Christie's New York on December 3rd to 17th, 2011 made \$156,756,576. Every item that was offered sold. The evening sale of Taylor's jewelry alone achieved \$115,932,000, becoming the most valuable jewelry auction in history. Seven new world auction records were established during the sale including price per carat for a colorless diamond and for a ruby. These record prices owed in large part to the golden provenance of having been part of Taylor's collection.

This provenance contributed to unexpectedly high achieved prices for the fine art in Taylor's collection as well.

For example, Vincent van Gogh's landscape painting *Vue de l'Asile et de la Chapelle de Saint-Rémy* illustrates the celebrity effect. Relatively modest in scale, bland in color, and prosaic in composition, this painting was offered with an ambitious estimate of £5,000,000 - £7,000,000 (\$7,885,000 - \$11,039,000) at Christie's London in February 2012. It sold for £10,121,250 (\$15,991,575), more than doubling the low estimate, despite its relative deficiencies; this high realized price was in large part determined by the provenance. The celebrity factor can be discerned when comparing this painting to other relatively minor van Gogh oil paintings of landscapes that sold in the same general time period. For example, the slightly inferior painting by van Gogh *Pont de Clichy* sold for vastly less money (\$6,130,919) at Koller in Zurich in June 2013. And the superior painting by van Gogh *Parc de l'hôpital* sold for less (\$13,302, 947) in June 2010.

The collection of Yves Saint Laurent and Pierre Berge was also incredibly successful, setting numerous records including the biggest auction ever held in Europe. The auction made 374.4 million euros (\$477 million with fees), dramatically surpassing the estimate of 200 million euros to 300 million euros. Nearly 96% of the lots sold, an extremely high sale rate. That success of this auction, which was the largest-grossing auction of a private collection, particularly in relation to its estimates, attests to the premium that collectors are willing to pay for work that has impressive provenance.

The capacity for celebrity provenance to draw extremely high prices at auction is perhaps most evident in the auction of Jacqueline Kennedy's personal memorabilia, which fetched astronomical prices in the 1990s. Collectors paid \$772,500 for her golf clubs, and \$211,500 for her fake pearls, among numerous other such prices, all of which attest to the premiums that collectors will pay for provenance. (*See* James Barron, "Reporter's Notebook; Oohs, Aahs and Millions in Frenzy to Buy Camelot," April 26th, 1996.)

Damien Hirst sold 100% of his lots on September 16th, 2008 at Sotheby's London, setting the record for a one-artist auction the day after Lehman Brothers collapsed. The sale, which made \$200.7 million, soaring past the high estimate of \$177.6 million is another example of the power of celebrity status. (*See* "Maev Kennedy, £111 Damien Hirst Total Sets Record for One-Artist Auction," *The Guardian*, September 16th, 2008.)

The Christie's Report is silent on the importance of the museum provenance which is related to the celebrity provenance factor discussed above.

Sale of any century

As art appraiser Elizabeth Gaidos says:

I was Assistant Curator of American Art at the DIA many years ago. The collection is a world treasure, not just the subject of a regional dispute. A museum collection of this stature is a compilation of the curatorial expertise and donor contributions of decades. It has a life and character developed over time and is not merely an assemblage of individual properties." (posted on Linkedin July 18th, 2014)

The sale of the entire contents of the DIA would be unprecedented in scope. Given the extremely high quality and curatorial consistency of the DIA collection, even an auction sale of selected masterpieces from the museum would perform better than any sale in history, including major sales centuries ago, such as the dispersal of royal treasures of the French Revolution or the Walpole sale to Catherine the Great in the eighteenth century.

In view of this extensive evidence, it is instructive to contrast the comments of the Artvest Report on this issue. Not only does the Artvest Report appear not to take into consideration the exalted factor of provenance but it belittles it.

The Artvest Report says:

General gifts and other museum acquisitions often involve property with little or no sales value and/or scholarly or historic value only. Also in many instances donors give entire collections, which include poor to mediocre property side-by-side with good property. (Artvest Report p. 19)

While this may or may not be the case, what the Artvest Report ignores is that when and if museums receive gifts of low value, they more frequently than not sell unwanted objects soon after receiving them.

Such sales are condoned by the American Association of Museums provided that the proceeds of such sales are given to an acquisitions fund and are not dispersed for other purposes.

This is a fact that the Artvest Report ignores when discussing the recent sale by the Delaware Museum of Art of a William Homan Hunt painting, illustrated in the Artvest Report. (See Artvest Report, pp. 32-34)

There is also a major valuation flaw in the analysis of works under \$5,000 in both the Artvest Report and the Christie's Report.

The Artvest Report states:

For property with a value below \$5,000 I attributed an effective value of \$0, as is my opinion that the cost of cataloguing, handling, administering and finding buyers for this property will be equal or greater than the cost of selling it. For that reason this is a price level of property that Sotheby's and Christie's, under normal circumstances try to avoid selling. (Artvest Report p. 19)

The Artvest Report accepts without question Christie's classification of these works. However, Christie's did not provide a list of the works under \$5,000 with illustrations, and so, the user of their appraisal report has no way of verifying whether these works are indeed under \$5,000. In light of the fact that Christie's has not valued these objects, the total number of objects valued in their report may be closer to 1,500 rather than approximately 2,700, which they say they have valued. Yet, the Artvest Report accepts these numbers without question and incorporates them, and in so doing, skews the results.

Not only is this point fallacious for its refusal to account for the major cumulative value of works under \$5,000 in the DIA collection, but it is untrue in regard to the business practices of Sotheby's and Christie's, both of which sell works under \$5,000. Many of these works, such as his Polaroid photographs offered in Christie's online "Eye Candy" sale have estimates as low as \$1,000-\$2,000.

Sotheby's is also working in the lower end of the art market, having recently announced a partnership with eBay for online sales. (op cit. Carol Vogel and Mike Isaac, "A Warhol with Your Moose Head? Sotheby's Team with EBay," *New York Times*)

The Artvest Report also implies that selling museum works which are not condoned by professional associations result in lower realized prices, as evidenced by the Delaware Museum sale which took place in London, referenced above, which most likely was due to an aggressive estimate by Christie's. (*See* Artvest Report, p. 33).

Ironically, on July 14th, 2014, a few weeks after the Delaware Museum sale, the *New York Times* published a story of how an Egyptian statue de-accessioned from the Northampton Museum in England made approximately \$27 million in London above its estimate of \$7-11 million, despite the fact that both the Egyptian government, local residents and British museum officials tried to block the sale on "moral grounds" (using the terminology of the *New York Times*).

One of the most egregious errors in the Artvest Report is the treatment of Diego Rivera's *Detroit Industry* frescoes. The Artvest Report says that the frescoes "cannot be removed with cutting them off the wall and inflicting serious damage, and incurring significant cost." [sic – he presumably means "without cutting them..."]. While of course there would be costs associated with moving the frescoes, it is certainly possible, and it is fully in keeping with the regulations of National Park Service, which organization has named the murals a national hallmark and explicitly noted that this designation "does not shield the property from ownership changes or prevent an owner from making any other changes they wish"; a review process is in fact only needed if federal funding is to continue (See "Iconic Diego Rivera mural at DIA named National Historic Landmark," *Detroit Free Press*, Apr. 24th, 2014)

In fact, frescoes are commonly moved from their original sites to museums. There is currently an exhibition in Ravenna, Italy titled *L'incanto dell'affresco* ("The Charm of the Fresco: Detached Masterpieces from Pompeii to Giotto, from Correggio to Tiepolo"). The show is comprised of 110 detached frescoes from antiquity to the nineteenth century. (*See* Attachment G: Article on *L'incanto dell'affresco esco*)

It is common for museums to display detached frescoes in this country as well. One prominent example of this is Domenico Ghirlandaio's detached fresco *Saint Christopher and the Infant Christ* in the Metropolitan Museum of Art. At the same institution, one can see several entire rooms of detached frescoes from villas such as Boscoreale and Boscotrecase; these paintings, buried under the lava of Mount Vesuvius, suffered a fate far worse than surgical modern processes that necessarily attend the transport of major frescoes, and yet, they are in very good condition and set up in situations that approximate the original rooms. The removal of frescoes in a setting such as a major museum today would be performed with state-of-the-art technology that would leave the works in essentially perfect condition in a new location.



Domenico Ghirlandaio, Saint Christopher and the Infant Christ

The relocation of room-scaled works is not particular to frescoes. Entire rooms are regularly moved without damaging effect. Consider Whistler's Peacock Room, which was moved from Freer's Detroit mansion to the Freer Gallery of Art in Washington, DC. Consider, similarly, Louis Comfort Tiffany's Tiffany Chapel at the Morse Museum in Winter Park, Florida, which was moved three or four times prior to its current installation. Museums sometimes move entire buildings to great distances; consider the Temple of Dendur, which was moved from Egypt to the Metropolitan Museum of Art. With such examples in mind, the reconstruction of Rivera's masterful frescoes in a comparable museum is entirely plausible.

Later in the Artvest Report, in the section for individual valuations, Betty Krulik says "the works would be destroyed if they were removed from the building, therefore the value is 0 OR the value of the real estate." As discussed above, there is no indication that the works would be destroyed or even damaged if they were to be moved, and therefore these works, major masterpieces by the most important Mexican artist in history, have a value far in excess of zero. And since, as discussed above, the Rivera murals are of a class of property that can be relocated with relative ease, their value is not the value of the real estate.

STATE OF THE CURRENT ART MARKET

The time constraints of producing this preliminary and summary report preclude a detailed analysis of the state of the art market at present. However, a few general comments are in order.

At the moment, as in the past, the art market tends to be strong for works of art of significant quality. The curatorial care which the DIA has exhibited over during the last century in particular has produced an extraordinary collection of world renown as stated by Elizabeth Galdos above.

Among the masterpieces in the DIA collection are:



Pieter Bruegel, The Wedding Dance

This major painting by Bruegel depicts a wedding festivity from his typical bird's-eye vantage point with a characteristic plethora of detail. It is among the best surviving examples of later Northern Renaissance painting and among this master's most important paintings.



Vincent van Gogh, Self-Portrait with Straw Hat

This self-portrait typifies one of the most important genres for the legendary Post-Impressionist. The self-portrait has a three-quarters pose, psychologically expressive gaze, pungent saturated color, and long dappled bushstrokes, all of which are characteristic of the artist's self-portraits.



Rembrandt van Rijn, The Visitation

This is a major religious painting by Rembrandt van Rijn, the most important Dutch painter of the seventeenth century. The architecture is similar to that of Rembrandt's masterpiece, *The Nightwatch*, painted around the same time but cut and altered in the nineteenth century. *The Visitation* remains unaltered, a very important consideration in valuing.



Frederic Church, Cotopaxi

This painting exemplifies the representation of the sublime in nineteenth-century American landscape painting. It epitomizes the artist's signature panoramic vantage

point, and stands out even from comparably well-painted Church paintings in its brilliant color.



Caravaggio, The Conversion of the Magdalen

The painting was made for Caravaggio's first major patron, Cardinal del Monte. Its realistic portrayal of ordinary people as models, dramatic approach to storytelling and strong value contrasts embody what a collector would expect in Baroque painting. The brilliantly painted elliptical mirror and its reflection served as an important point of departure for Baroque still life painting, and the gestures influenced many Baroque artists such as Georges de La Tour.



Mark Rothko, Orange Brown

This work is a classic example of Mark Rothko's style, in which large minimally modulated rectangular shapes float in an abstract space. This style of painting, called color-field painting, is a sub-style of Abstract Expressionism, and Rothko was its most prominent practitioner.



Henri Matisse, The Window

This painting features a classic subject for Matisse, namely an interior with a window. Characteristic of his painting style, flat planes of color are emphasized. The DIA was the first public collection in the United States to include a Matisse.



Pablo Picasso, Melancholy Woman

This is a significant Blue-Period painting by Pablo Picasso. The works for this series, his first mature body of work, feature cool colors, melancholy subjects, and significant attention to linear elements, all of which are present in this painting. As such, this is one of the most important paintings of Picasso's Blue Period.



Snake-dragon, symbol of Marduk, patron God of Babylon panel from the Ishtar Gate

This extremely rare glazed-brick relief is from the Ishtar Gate, a major Neo-Babylonian structure built by King Nebuchadnezzar II in honor of the Babylonian gate Ishtar. This relief depicts the god Marduk in the guise of a chimerical mixed creature. Only two other museums in the world have dragons from the Ishtar Gate; this is the only dragon in the United States.



Andy Warhol, Double Self Portrait

This large-scale self-portrait treats central themes in Warhol's Pop art oeuvre, namely celebrity, repetition, and the visual language of popular culture. The two-part format and the heightened color palette are signature for the artist.



Edgar Degas, Danseuses au foyer (Dancers in the Green Room)

This painting features ballerinas, the most important subject for Impressionist painter Edgar Degas. The asymmetrical composition of this early painting reflects his newfound interest in Japanese prints. The subject is accessible to contemporary collectors.



Henry Fuseli, The Nightmare

This painting is, by far, Fuseli's most important work. It is a defining monument of Romanticism, embodying the concept of the irrational and its connection to imaginative forces. It is a precocious painting, looking forward to themes that would occupy many artists in the nineteenth and twentieth centuries. It anticipates Surrealism, an important painting style for contemporary collectors. It has a place in psychology textbooks and art history textbooks alike.



James Abbott McNeill Whistler, Nocturne in Black and Gold - The Falling Rocket

This painting is the most important of Whistler's Nocturnes, a series of muted landscapes painted with limited palettes. This work, which closely looks forward to modern abstraction more than any other work in the series, was the subject of a major controversy and libel suit involving a foremost critic of the day, John Ruskin, who accused Whistler of "flinging a pot of paint in the public's face."

With a collection of masterpieces such as the twelve examples cited above, it is clear that any DIA sale would excite world attention no matter what generalized statements one could make about market performance within any one particular sector. A sale of such extraordinary works of art would transcend any generalized comments one might make because in point of fact there will has never been a sale comparable to that of the Subject Property.

Notwithstanding this more obvious observation, the Christie's Report did not comment on the state of the art market.

The Artvest Report mentions the topic, but it does not discuss in depth the prominence of the DIA collection.

Instead, the first part of the Artvest Report details observation on the current art market; a major source cited in the Artvest Report is the TEFAF Art Market Report prepared by art economist Clare McAndrew. (*TEFAF REPORT*)

Chinese art economist, Zhang Yi also worked on the TEFAF Report and is credited with this in the report. Mr. Zhang who also works with VWA was asked to comment on the observations made in the Artvest Report regarding the TEFAF Report. The Review of Expert Witness Report of Michael Plummer, Artvest Partners, dated July 8th, 2014, Submitted to VWA on July 25th, 2014, Prepared by Zhang Yi (**ZHANG REPORT**) is appended to this report. (*See* Attachment B.)

The Zhang Report states that the Artvest Report misstates or obscures the points raised and conclusions of the TEFAF Report.

Generally speaking, the conclusions that the TEFAF Report makes are based on heterogeneous mixed consignor sales which in many cases suffered by a paucity of excellent objects; in other words, sales which have profiles significantly different than what would be the case if there were a sale of the excellent holdings of the DIA.

Consequently, while the general observations made in the Artvest Report may or may not apply to mixed consignor sales of objects of uneven quality, a DIA sale would not fit such a profile and, as such, it is inappropriate to compare such a sale with what has taken place during the past sale season.

THE ISSUES OF SUPPLEMENTS AND DISCOUNTS WITHIN THE CONTEXT OF MASS APPRAISALS

In the event that a valuation is predicated on the premise that a large group of similar and like items were to valued at one time in a hypothetical sales construct, USPAP Standard 6, under Mass Appraisals, instructs the appraiser to consider whether the value of the whole mass may be different than the sum of its parts.

Taking into consideration this valuation instruction, one should determine whether a supplement or a discount to a normal value would be appropriate.

SUPPLEMENTS

Based on our discussion above, one would be justified in determining that an increase in value would be appropriate due to the extraordinary quality of works of art in the DIA collection.

In point of fact, such a sale would be the sale of any century.

VWA has taken a conservative view and have added conservative supplements to various sector of the DIA collection, which are discussed below. VWA feels justified in doing this because the "sale of any century" would consist of consistently superior items which

are distinctly different from the items which would be found in a mixed-consigner sale such as the ones in the TEFAF report cited by the Artvest Report.

The reason VWA has not applied an across-the-board supplement is because such supplements are hard to quantify.

However, it should be mentioned that Mr. Wiener was required to quantify a glamor supplement in the DeBekessy case, cited in the attached CV, in which Christie's sold a distinguished collection of eighteenth-century French furniture and decorative arts without citing provenance, publication and exhibition history, resulting in lower prices realized for the consignor than if such important factors had been cited.

Neither the Christie's Report nor the Artvest Report address the possibility of including a valuation supplement due to the DIA provenance.

DISCOUNTS

VWA has not applied a valuation discount factor to the DIA collection, which one would normally do when valuing such a large collection of similar and like items, albeit in many diverse collecting categories, to be sold at one time. Given the nature of the DIA collection, it is unlikely that the entire collection would be sold at one time. Instead, a more likely hypothetical sale scenario would be one that takes place over time.

Alternatively, under the loan scenario presented by ACG and discussed in the Houlihan Catalogue, the DIA collection would not be sold at all, providing, of course, that the debtor would be able to repay the loan. The only way any of the works of art would be removed or sold would be if there were to be a loan default. Consequently the collection would not be valued as an organic whole or "mass" to use the terminology in USPAP Standard 6.

The Christie's Report does not address the issue of the appraisal of a mass.

The Artvest Report addresses the issue of applying a blockage discount, although it would appear that the Artvest Report ultimately rejects this, presumably because it is a draconian solution (although this point, in our opinion, is not entirely clear in the Artvest Report narrative). (*See* Artvest Report, pp. 27 ff).

The Artvest Report offers a number of different scenarii for calculating discounts which could be applied to value all 60,000 plus art holdings of the City.

These scenarii are articulated in a variety of tables. (See Artvest Report Tables 4, 5, 6, 7 pp. 28-7)

Economist Jannette Barth, Ph.D was asked to opine on the Artvest Report's view of blockage discount as it applied to the DIA and the supporting data use for the conclusions in the tables set forth in the Artvest Report.

Dr. Barth's conclusions are stated below and elaborated upon in the attached The Review of Expert Witness Report of Michael Plummer, Artvest Partners, dated July 8th, 2014, Submitted to VWA on July 24th, 2014, Prepared by Jannette M. Barth, Ph.D., Pepacton Institute LLC (*BARTH REPORT*) is appended to this report. (*See* Attachment C.).

In brief, Dr. Barth opines that most, if not all, of the discounts applied in the Artvest Report are unsustainable because of reliance upon unsupported data. The Barth Report goes through each discount that the Artvest Report applies and shows that the data is either lacking or inconsistent with the conclusions reached. As such, the Barth Report concludes that the Artvest Report is unreliable.

With this in mind, one can see that the Artvest Report puts forth its own discount calculations stated in the conclusion, resulting in a discount scenario in which the DIA collection would fetch between \$1.1 and \$1.8 billion "in the highest value scenario." (See Artvest Report, p. 48).

The Artvest Report also dismisses all expressions of interest by three potential purchasers and one potential lender as reported by Houlihan (See Artvest Report pp. 39-40).

While VWA did not have direct access to the three potential purchasers, according to Houlihan, Poly International Auction House expressed interest in purchasing all Chinese works for up to \$1 billion, Yuan Capital expressed interest in purchasing 116 pieces for \$895 million to \$1.473 billion, and Catalyst Acquisitions/Bell Capital Partners expressed interest in purchasing the entire collection for \$1.75 billion. VWA did have access to ACG, who offered to provide a \$2 billion loan.

VWA asked Ian Peck of ACG to comment on the way the Artvest Report characterized his offer to which he replied:

The Artvest Report, and more specifically the sections referencing ACG and its proposal to monetize the art collection of the DIA, is predictably skewed and misleading. Our proposal, which was submitted April 9, 2014, laid out interest rate ranges and loan proceed estimates in hopes of having collaborative discussions with the DIA and bankruptcy administrators. All relevant estimates were bracketed within the proposal to signify that we were open to discussion and analysis. ACG is confident that any loan against the collection for the purposes of enhanced relief to creditors will price at the lower end of the aforementioned interest rate range thereby rendering Mr. Plummer's cost estimates in Section 70 a. inaccurate. In section 70 e. Mr. Plummer again utilizes his inflated numbers to calculate debt service amounts. ACG is prepared to look at all options to provide non burdensome terms in the early years of the loan i.e. interest taken out of loan proceeds, PIK structures, etc. To be clear, ACG's proposal has no language

included that requires sales of any of the DIA collection. Further, the absence of any fees in the proposal that would reward ACG if any sales did occur should mitigate any offensive claims asserted by Mr. Plummer in section 70 g. The spirit of our proposal was and continues to be a willingness to work with all sides to find a mutually agreeable solution, thereby protecting a national treasure and allowing it to remain in Detroit whilst effecting enhanced recovery to creditors.

VALUATION DETERMINATION: METHODOLOGY

- 1. VWA valued 387 items with a low value of \$3,092,419,700, high value of \$4,040,303,800 and an average value of \$3,566,361,750.
- 2. The Christie's Report, the Artvest Report, and the Winston Report valued 596 works that VWA did not value.
- 3. VWA believes the values of the 596 works valued by the third parties stated above are generally too low.
- 4. The total of the average values of the 596 works arrived at by the third parties above was \$311,370,325.
- 5. Combined, VWA and other third parties valued 983 works for a total average value of \$3,877,732,075 (*See* Attachment J: Step 2 Attachment).
- 6. Of 17,178 DIA insurance values, 16,388 works were not valued by any of the third parties.
- 7. Many of the DIA insurance values were arrived at during the last decade or prior (see table "Overview of Age of DIA Insurance Value For Those Works that Have DIA Insurance Value and No Third Party Values")
- 8. VWA determined that a market percentage appreciation is appropriate for 16,338 of the DIA insurance values because the average weighted age of the values is 13.0 years (see chart "Overview of Age of Insurance Value For Those Works That Have DIA Insurance Values and No Third Party Values").
- 9. In order to determine a market appreciation rate, VWA first cross-referenced DIA insurance values to works that VWA valued and compared results. There were 317 works that had insurance values that VWA had valued.
- 10. With respect to the 317 pieces that had both insurance values and VWA values, VWA calculated the weighted value to be \$3,566,361,750 and calculated the average age of the DIA's insurance value to be 5.9 years old with an initial DIA insurance value of \$2,200,811,839. (See Attachment L: Step 3 Attachment).

- 11. VWA calculated the percentage change between the VWA values and the initial DIA insurance values and used that percentage as the market appreciation rate to be applied to the 16,388 works to arrive at current market value for the 16,388 works.
- 12. The current market value for the 16,388 works is \$758,888,249. (*See* Attachment L: Step 3 Attachment)
- 13. For the remaining works, VWA developed a pricing matrix based on average sales price of artworks by Sotheby's and Christie's by sales department for 2013 by using the chart from Exhibit E in the Artvest Report, "Sotheby's and Christie's Unsold Rates by Sector 2013."
- 14. For reasons previously discussed in this report, particularly the unparalleled provenance of the DIA works, and the examples of recent celebrity sales, VWA believes that if the DIA collection ever were to be offered for sale at public auction, the buy-in rate for unsold lots in the categories would be essentially zero.
- 15. A premium or discount was applied to most of the DIA categories.
- 16. When appropriate, premiums were applied to categories within the pricing matrix to compensate for factors including the strength of many individual market sectors and the high collectability and rarity of the DIA works in those sectors.
- 17. When appropriate, discounts were applied to categories in the pricing matrix to compensate for less collectible works of art.
- 18. The values of the remaining 42,854 DIA works were calculated by taking the average sales price described above (see above) and also applying the premium or discount where applicable.
- 19. The total value of the remaining 42,854 DIA works was determined to be \$3,512,612,030.
- 20. VWA has considered that an error rate in the DIA data would affect results. Until VWA can consult with the DIA on quality control issues, VWA is unable to adjust for such errors.
- 21. The preliminary MCV grand total for the works in the DIA collection is \$8, 149,232,354 and was determined by adding (1) the total value of works in the DIA collection valued individually by VWA, (2) the total value of works in the DIA collection valued individually by independent third parties (not including VWA), (3) the projected value of works not covered by clauses 1

and 2 in this paragraph but have aged DIA insurance values which VWA subsequently estimated for market appreciation, and (4) the total values of remaining works which were valued using the pricing matrix. (*See* Attachment H: Methodology Step by Step Chart)

22. All values were reviewed and adjusted by internal committee.

CONCLUSION

In arriving at a determination of the value by VWA of the entire holdings (approximately 60,000 works of art) of the DIA, the following points should be stressed:

- 1. The above appraisal report is to be considered as a preliminary report of a summary nature. All notes included in the work file may or may not have been included in the report. Clearly only when they are of truly determinative importance have such notes been cited, in keeping with the report's definition as both preliminary and summary.
- 2. There have been at least three other appraisal reports reviewed by VWA which have been produced in conjunction with the above cited litigation. Two of these reports, the Winston report and the Christie's report, take into consideration only a small segment of the DIA collection. The Report and the Artvest Report are the only two reports that attempt to value the entire DIA collection.
- 3. Of these two reports, the Report is the only report issued in compliance with the Uniform Standards of Professional Appraisal Practice.
- 4. Of these two reports, this Report is the only report issued by qualified appraisers. While the Artvest Report may have used qualified appraisal consultants that report was issued by Michael Plummer who is not an appraiser.
- 5. Furthermore, as evidenced by the CVs attached to the Artvest Report, neither Mr. Plummer nor his appraisal consultants show any significant museum training.
- 6. At least two of the leading appraisers responsible for the Report have significant museum training i.e. Victor Wiener who holds a Certificate in Museum Training issued jointly by the Metropolitan Museum of Art and the Institute of Fine Arts, NYU and David Shapiro, who has worked in and with museums in a variety of capacities.
- 7. This Report is the only report that takes into consideration in a prominent way the great importance of the art holdings of the DIA. This is an important

valuation factor, which has been almost totally ignored in the other appraisal reports. In fact Artvest appears to denigrate the DIA holdings by saying it contains many items of low value, which may have been dumped into the museum collection by donors.

- 8. VWA has had only two weeks in which to issue the preliminary report.
- 9. Because the data supplied was compromised we were obliged to engage Silar Advisors to attempt to sort the data and assist in calculations. This is an ongoing process but enough progress has been made at this point to render credible results.
- 10. Because much of the analysis of the Artvest Report is dependent on work done by Clare McAndrew and her associates for the TEFAF Report, as well as economic projections. VWA consulted with Zhang Yi, a co-author of the TEFAF Report; we also consulted with Janette Barth, a noted economist to comment on these sections. The Zhang Report and the Barth Report are appended to the Report. In sum, both these authorities take issue with statements made in the Artvest Report.
- 11. While the Report does make a number of economic projections, the methodology employed and the limitations under the time constraints are disclosed fully within the body of this report. Such full disclosure is not obvious to us within the text of the Artvest Report.
- 12. Under the limitations cited above and within the Report and within the nature of the type of preliminary report delivered, with all its disclosures, it is VWA's opinion that the Report has arrived at credible results. Such is the overriding principle of USPAP which stresses that appraisers must strive to maintain "public trust" and perform assignments with "objectivity, independence and without bias." VWA strives to maintain those principles.

Executed this 25th day of July, 2014, in New York, New York.

Victor Wiener

USPAP Appraisal Certification:

- The statements of fact contained in this report are true and correct.
- The reported analyses, opinions and conclusions are limited only by the reported assumptions and limiting conditions and are the impartial and unbiased professional analyses, opinions and conclusions of the appraiser.
- The appraiser has no present or prospective interest in the property that is the subject of this report and no personal interest with respect to the parties involved.
- The appraiser has no bias with respect to the property that is the subject of this report or to the parties involved with this assignment.
- The appraiser's engagement in this assignment was not contingent upon developing or reporting predetermined results.
- The appraiser's compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.
- The appraiser's analyses, opinions, and conclusions were developed and this report has been prepared in conformity with the *Uniform Standards of Professional Appraisal Practice*.
- Any person who has provided significant personal property appraisal assistance to the person signing this certification is listed in the body of the report.
- The appraiser has the appropriate experience and level of competence to appraise the property which is the subject of this report and the qualifications of all who have worked on this report are stated both within the body of the report and in the *curriculum vitae* of the principal appraiser which is appended to the report.
- While the appraiser attests to the descriptions of property contained in this report, this appraisal report is not to be considered to be a statement of authenticity or a warranty of the subject property, and is limited by the extraordinary assumptions stated with inches. However, careful review of all scholarly and market sources have not revealed any doubt about the authenticity of the subject property as of the date of this report, unless specifically stated.

Victor Wiener for

Victor Wiener Associates, LLC

July 25th, 2014

ADDENDUM

CORRECTIONS TO REPORT AS OF AUGUST 20, 2014

The Report has been corrected to account for the following errors noted as of the above date:

- Obvious typographical errors of spelling and syntax.
- The following transcription errors:
 - VWA identified 20 works that should not have been included in Step 2. VWA deleted each of these works from the Step 2 Attachment (Attachment J), and those with DIA insurance values were included in Step 3 (see Attachment L) and the others were added to the pricing matrix in Step 4 (see Attachment M). The Methodology Step by Step Chart (Attachment H, and reproduced on page 3), the Step 2 Attachment Supplement (Attachment K), the explanation of the valuation methodology on pages 45-47 and the valuation conclusions on page 3 have been updated to reflect the corrected number of units and average values.
 - The DIA Insurance List includes an Asian manuscript, *Perfection of Transcendent Wisdom in Eight Thousand Verses* consisting of 501 pages. The DIA Insurance list gave each of the 501 pages a different accession number, and the insurance value of \$300,000 for each page of the manuscript. This is an obvious error, as \$300,000 is an appropriate insurance value for the whole manuscript, but not for each page. Thus, the \$300,000 insurance value for this work should have been listed only once on the DIA Insurance List, but was instead repeated 501 times. The Step 3 Attachment (Attachment L), the Methodology Step by Step Chart (Attachment H, and reproduced on page 3), the explanation of the valuation methodology on pages 45-47 and the valuation conclusions on page 3 have been updated to reflect the corrected number of units and average value, accounting for \$300,000 as the value of this work, only once.
 - o It is VWA's opinion that the DIA Insurance List may include additional instances of the same mistake of listing the insurance value for one object multiple times. This would be impossible to verify without a detailed physical inspection of each work in the DIA Collection; however, in order to account for this possibility, VWA applied an additional discount of 3.5% to calculate the Grand Total, Projected Sum of Average DIA Insurance Value listed on the Step 3 Attachment (Attachment L), and updated the Methodology Step by Step Chart (Attachment H, and reproduced on page 3), the explanation of the valuation methodology on pages 45-47 and the valuation conclusions on page 3 to reflect the

corrected, discounted value.

- As a result of these and other mistakes identified on the DIA Insurance List, VWA corrected the total amount of DIA insurance values in paragraph 6 of the explanation of the valuation methodology on page 45.
- The definitions of Christie's Report, Artvest Report and Winston Report in Attachment K were corrected to conform to the definitions in the Report.
- ullet The formatting of Attachments H-M was fixed to make those attachments more readable.

INDEX OF ATTACHMENTS

A: Curriculum Vitae of Victor Wiener

B: Zhang Report

C: Barth Report

D: Select Slides from Uniform Standards of Professional Appraisal Standards course material written by the Appraisal Foundation

E: DIA Inventory Page, Missing Photograph Example

F: DIA Inventory Page, Mislabeled "Unknown, American" Examples

G: Article on L'incanto dell'affresco

H: Methodology Step by Step Chart

I: Step 1 Attachment

J: Step 2 Attachment

K: Step 2 Attachment Supplement

L: Step 3 Attachment

M: Step 4 Attachment

Attachment A

Curriculum Vitae of Victor Wiener

VICTOR WIENER 201 W. 89TH St., 11D New York, N.Y. 10024 (646) 206 3992 PHONE (212) 873-5218 FAX victorwiener@aol.com

Independent Appraiser and Art Consultant, 2004-present:

CEO and director of Victor Wiener Associates, LLC the successor company to Wiener Wolf Associates, LLC, an international firm of independent specialist appraisers and art advisors drawn from professional associations, specializing in insurance appraisals, damage and loss appraisals, tax appraisals, equitable distribution appraisals, appraisals for collateralized transactions, and art market advice for private collectors and financial institutions. The firm's diverse group of expert appraisers specializes in all aspects of fine arts and decorative arts and has an additional specialty in the appraisal of photography, photo archives and audio visual related material.

Appraisers Association of America, Inc., New York, N.Y. **Executive Director**, 1982-2004:

CEO of international organization of 1200 members engaged in the profession of appraising art. Responsible for implementation of all Association programs including: monthly newsletter and journal as editor: government liaison as listed below; analyses and monitoring of art market to report to members and professional and general public; design and supervision of computerized appraisal referral service; implementation and management of Association's educational program including monthly seminars, national conferences, professional travel program, and ad hoc lecture series on the art market under the auspices of the AAA's parallel educational foundation, the Appraisal Institute of America; implementation and administration of Association's public relations program, including preparation of all press releases; design and supervision of criteria for prospective members; review of member's appraisals and source of advice to members on appraisal problems; general liaison with art community: i.e. collectors, dealers, auction houses and appraisers.

Sotheby's Appraisal Company: New York, N.Y. **Consultant**, 1981-1982:

Responsible for preparation of appraisals for old master and 19th century paintings for clients requesting insurance appraisals, estate appraisals and appraisals for donation purposes.

New York, NY **Art Broker**, 1981-1982:

Specializing in the sale of fine art, including old masters and 19th and 20th century paintings and sculpture.

La Cassa di Risparmio: Rome, Italy **Consultant**, 1978-1980:

Resident consultant for old master, 19th and 20th century paintings. Responsibilities included: supervision of monthly auction sales; advisor to consignors and collectors; development of new client base; recommendations to bank officers on the purchase of works of art for the bank.

Rome, Italy

Private dealer and art broker, 1978-1980:

Specializing in the sale and acquisition of fine and decorative arts.

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Christie's: Rome, Italy

Director, Fine Arts Department 1974-1978:

Responsible for 10-12 sales annually of paintings, drawings and prints. Advisor to consignors and collectors in Italy and throughout Europe. Preparation of all fine art catalogues, verifying attribution and prices of all works offered. Liaison with branch offices throughout Italy and with general office in London.

Colnaghi, Rome, Italy

Research Assistant to the Director, 1973-74.

University Teaching Positions:

1990 – present: Adjunct Assistant Professor New York University Appraisal Studies Program, School of Professional and Continuing Studies. Courses include: Art Law; IRS Rules and Regulations and Uniform Standards of Professional Appraisal Practice.

1987: Instructor, Art Dept, Baruch College, New York. Course on Basic Appraisal Methodology.

1985: Instructor, Baruch College, New York, School of Continuing Education. Course on Basic Appraisal Methodology.

1985: Instructor, The New School, New York. Course on the Art Market and Appraising.

1970-1973: Instructor, Art History, Finch College International Study Program: Rome, Italy

Development of a curriculum utilizing the resources of Rome as a point of departure for the study of the connoisseurship of paintings and sculpture and the basic principles of architectural history.

Governmental Research, Development, and Testimony:

2009: Member of working group of 5 experts retained to develop and recommend new standards for donation appraisal reports concerning audio, visual and related photographic material to be considered by the Canadian Cultural Properties Export Review Board for potential Canadian tax deductions.

1990: Established with the Resolution Trust Corporation a national database of appraisers to help in the liquidation of assets of failed Savings & Loan Institutions.

1986: Testimony submitted to the House Ways and Means Committee, Subcommittee on Oversight, concerning the IRS Art Advisory Panel. Testimony published by the Government Printing Office with the proceedings of the Hearing.

1985: Testimony before the IRS and Treasury on the new IRS regulations for donations of personal property to charitable institutions.

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Governmental Research, Development, and Testimony (cont'd):

1985. Expert witness for the Treasury Dept. in the United States of America v. Jarelco, Inc.. As a result of this action, the Treasury Dept. was able to reclaim more than \$50 million in lost revenue.

1984: Participant at the meeting of IRS and Treasury officials and invited representatives of the appraisal profession to discuss the ramifications of the new legislation and rules regarding donations of personal property to charitable institutions.

1983: Testimony on appraising before the House Government Activities Subcommittee, chaired by Rep. Cardiss Collins. Testimony published in "Revision of IRS Tax Deductions for the Arts", the proceedings of the Hearing published by the Government Printing Office. (The results of the Hearing and the

subsequent data collected by the House Government Activities Subcommittee were influential in leading to the current legislative revision and IRS rulings issued in 1984).

Testimony as Expert Witness and Legal Consultation:

2012-2014: Ronald Appleby v. Her Majesty the Queen. Retention by the Justice Department of Canada and Canadian Revenue. Case concerning the donation of a monumental sculpture by Gerome to the Art Gallery of Hamilton Ontario. Issues concerning re-fabrication of significant parts, use of undocumented ivory in the restoration and issues concerning the sculpture's Cuban provenance and its nationalization and subsequent sale by the Castro government.

2011-2013: Marguerite Hoffman v. L&M Arts, David Martinez and Studio Capital, Inc. The case involving a commercial transaction and valuation issues concerning a major Mark Rothko painting.

2011-2014: Cin-Con Heating v. Shapiro and Weigner: The case involving claimed damage to a fixture and interior attributed to Frank Lloyd Wright.

2011-2013: The Dorothy G. Bender Foundation, Inc. and John McEnroe v. Joseph P. Carroll and Joseph P. Carroll Limited: The case involving the valuation of an Arshile Gorky painting and two other works of art connected with the settlement of the Lawrence Salander assets.

2011-2012: American International Ins. Co., as subrogee of Theodore Forstmann, v. Acquavella Galleries, Inc. The case involving the damaged Picasso Portrait of Dora Maar.

2010-2012: Glacier Gallery and I.S.O. Art Ltd. v. Fedex Ground Package System, Inc, Art Capital Group and ACG Galleries. The case involving a painting by Thomas Hart Benton damaged in shipping.

2010-2011: AXA Art Insurance Corp. as subrogee of Gagosian Gallery International, LLC v. Art Courier, et. al. The case involving a highly important painting by Brice Marden, owned by Sotheby's which had been damaged when in custody of the Courier while it was being transported by the Gagosian Gallery.

2010-2011: AXA Art Insurance Corporation as subrogee of Steven A. Cohen v. Arenson Office Furnishings Inc. The case involving a damaged important sculpture by Jeff Koons owned by collector Steven Cohen.

2009-2012 (ongoing): Atlantic Specialty Insurance Co. v. AE Outfitters. The case involving fire damage to an important sculpture by Jeff Koons owned by collector, Peter Brant.

Testimony as Expert Witness and Legal Consultation (cont'd):

2010- 2011: Friedman Benda Gallery v. Museum of Modern Art et al. The case involving the claimed damage to pieces of furniture by 20^{th} century artist, Ron Arad.

2009-2011: Richard Green (Fine Paintings) v. Doyle McClendon and Mary Alice McClendon. The case involving the current valuation of one of the most expensive Bonnard painting ever to have been sold.

2009: Cincinatti Art Gallery and Travelers v. Covenant: The case involving a damaged painting by William Glackens.

2009: Expert Witness in Venetia Kapernekas v. Udo Fritz-Hermann Brandhorst. The case involving the valuation of large scale sculpture by Damian Hirst.

2009: Expert Witness in 775 Park Avenue Corp, a/k/a Anton deBekessy v. Marguerite deBekessy. The case involving the role of provenance in the auction sales of fine and decorative art.

2008: Expert Witness testimony in Christie's, Inc v. SWCA, Inc et al. The case concerning authentication procedures for a Picasso bronze.

2006-2009: Expert witness in P&E entertainment v. Chubb Insurance. The case involving a loss claim for audio-visual and photographic sports entertainment material.

<u>2</u>007: Expert witness in Trimount Foundation v. Dexter House Development, Boston. The case involved the valuation and assessment of damages to a major Tiffany mosaic room decoration located in the Ayer Mansion, Boston. The case was settled out of court, although a deposition was taken and a video-taped testimony to be played in court in the event of a trial was made.

2007: Designated expert witness in Stephen and Elaine Wynn v Those Certain Underwriters at Lloyds, London et al. Retained to determine the diminution in value to the painting *Le Reve* by Pablo Picasso due to a puncture of the canvas; and to determine the market value of the painting prior to the accident. [n.b. *Le Reve* was to be sold, prior to the damage, for \$139 million which would have made it at the time the most expensive work of art ever to be sold.]

2006: Expert witness in Those Certain Underwriters at Lloyds, London et al v Nancy Cooperman. Civil case in which Nancy Cooperman was sued for \$22 million by the above insurance companies. The case was decided in her favor based, in part, on the valuation submitted by Wiener Wolf Associates, LLC and my testimony. In addition, the Court accepted our stated valuation concept that a substantial appraisal discount was mandated by the events of September 11, 2001. (This may be the only case in which this concept was presented to a jurisdictional authority).

2005: Expert witness in United States v. Rocco de Simone: Criminal case involving representation of French impressionist and modern paintings, consignment agreements and related art world practices. De Simone, who risked going to prison for approximately seven years, was exonerated based, in large part, on expert witness testimony.

2005: Expert witness in Levin v. Harned: Case involving art world practices and representation of 19th century Italian sculpture sold by Gallery 63, New York

2005: Expert witness in Levin v. Harned: Case involving art world practices and representation of French furniture and decorative arts sold by Ed Hardy, Inc. San Francisco.

2005: Expert witness in Levin v. Harned: Case involving art world practices and representation of French furniture and decorative arts sold by Foster Gwin, Inc. San Francisco. 13-53846-iji Doc 7453 Filed 09/12/14 Entered 09/12/14 16:23:50 Page 92 of 361

Testimony as Expert Witness and Legal Consultation (cont'd):

2005: Expert witness in Levin v. Harned: Case involving art world practices and representation of French furniture and decorative arts sold by John J. Nelson Antiques, Inc,.Los Angeles.

2004: Expert witness in Levin v. Harned: Case involving art world practices and representation of French furniture sold by Dalva Brothers, Inc., New York. Testified for Dalva Brothers who won on all counts

2004: Expert witness in Cathers v. Barnes. Case involving allegation of non-payment of bill. Testified for defendant on art market practices and representation of objects by dealers. <u>Victor Wiener—</u>

2003: Legal consultation in "Phoenix Art Gallery v. Kimbell Museum." Case involving non-fulfillment of purchase and the interrelationship of provenance concerns.

2003: Expert witness in "Charles Malette v. Her Majesty The Queen," Vancouver, Canada. Retained by the Department of Justice, Canada as an expert witness in appraisal methodology and blockage discount in a dispute concerning the donation of 981 works on paper by the Canadian artist, Harold Feist. The government's position was upheld by the Court of Appeals with reliance upon my expert report as part of the justification for the decision.

2002—present: Consultant and expert witness for the City of New York in the settlement of an insurance claim for artist Wen-Ying Tsai. Valuation considerations include issue of blockage discount.

2001—2002: Expert witness testimony in "Thomas Colville Fine Arts, LLC v. Kent Gilyard et al." Testimony concerning art sales practices, issues of authenticity and auction house sales practices and guarantees.

2002: Legal consultation in "Gay Culverhouse v. Centrifugal/ Mechanical Associates, Inc. et al." Case involving insurance damage and loss claim.

2002: Expert witness testimony in "Estate of Louise Nevelson et al v. Carro, Spanbock et al." Testimony concerning the valuation of over 3,000 works of art by Louise Nevelson and issues of blockage discount.

2002: Legal consultation in "Nares et al v. M&W Waterproofing, Inc." Case involving insurance damage and loss claim for art work created by artist, James Nares.

1999—2001: Expert witness for testimony to the Philadelphia Arts Commission re: *Dream Garden* Mosaic in the Curtis Office Building. It was anticipated that litigation in this case would be heard in the U.S. Supreme Court since constitutional issues are involved.

1993: Expert Witness in "The Matter of the Definition of Legal Fees Payable to the Estate of Andy Warhol." Expert Witness on appraisal methodology and blockage discount. At issue was the valuation of an estate claimed to be in excess of \$900. million. This was probably the most important art valuation case ever to be tried in the U.S.

1992: Expert Witness in "Goldman v. Barnett"

1985: Expert Witness for the Treasury Department in the United States of America v. Jarelco, Inc. As a result of this action, the Treasury Department was able to reclaim more than \$50 million in lost revenue.

Lectures and Conference Participation:

March, 2013: Panelist, Art Governance and Financial Planning Conference, Stephenson Harwood, London.

May, 2012: Speaker and panelist at the Art Investment Conference of the London Business School of London University. The panel concerning contemporary art as an asset class in a volatile marketplace.

April, 2012: "Art Appraisal and Litigation". Seminar organized by the Art History Faculty of Stanford, University, Palo Alto, CA.

April, 2012: "Valuing Art in the Time of Chaos". Speaker and panelist at the seminar hosted and organized by the New York Law School.

March, 2012 "What is art worth NOW?": Panel discussion presented by the New York Armory Show.

March, 2012: "Best Practices in Art Valuation", lecture presented for financial advisors as part of a seminar series hosted by Fine Art Wealth Management, London, England.

November, 2011: "Art Valuation Concerns for High Net Worth Clients", lecture presented for financial advisors and clients as part of a seminar series hosted by BNY Mellon, London, England.

August 2011: "Legal Liability Exposure When Conforming to USPAP" lecture presented for the American Society of Appraisers in Washington, DC at their annual national conference.

March, 2011: "The Importance of a Properly Prepared Art Valuation", lecture presented for financial advisors as part of a seminar series hosted by Fine Art Wealth Management, London, England.

June, 2010: "Valuation Parameters for Fine Art in a Volatile Marketplace" for the Monterey Historical Society, Monterey, California.

May, 2010: Speaker and panelist at the Art Investment Conference of the London Business School of London University. The seminar concerning art as an asset class in a volatile marketplace.

April, 2010: Series of lectures for the University of Southern California, Los Angeles, on the "Valuation of Mondrian's Furniture and its Relation to his Body of Work".

November, 2009: "Appraising Works of Art in a Selective Marketplace", for Chubb Insurance underwriters and brokers as part of Chubb's continuing education program.

May, 2009: Speaker and panelist at the Art Investment Conference of the London Business School of London University. The seminar concerning art as an asset class in general and the current market for contemporary art in particular.

February, 2009, Moderator of Panel on works of art seized during the Holocaust, panel organized by Withers Bergman, LLC.

November, 2008: "The Appraisal of Photography, Photographic Archives and Audio Visual Material" and "Serving as an Expert Witness" for the Picture Archive Council of America.

July, 2008: "The Dynamics of Fair Market Value" for *Jewelry Camp*, an international conference for appraisers of gems and jewelry and for gemologists held at Hofstra University, Garden City, New York.

Lectures and Conference Participation (cont'd):

May, 2008: "The Current Market for Contemporary Art and Other Property of High Value", for Chubb Insurance underwriters and brokers as part of Chubb's continuing education program.

December, 2006: "Appraising and the Cotemporary Art Market", for Sotheby's Masters Degree program in the Business of Art, given in Miami Beach, Florida in conjunction with Art Basel Miami.

April, 2006: "The Legal Responsibilities of Appraisers for their Clients" for national conference of the International Society of Appraisers," Santa Fe, NM.

October, 2005: "Appraising for Insurance Purposes", for Chubb Insurance underwriters and brokers as part of Chubb's continuing education program.

April, 2005: "Recent Legal Developments and Expert Witness Testimony" for national conference of the International Society of Appraisers," Chicago, IL.

December, 2004: "Appraising for Insurance Purposes", for Chubb Insurance underwriters.

March, 2004: "Authenticity Considerations for Appraisers of Fine Art," for national conference of the International Society of Appraisers," Atlanta, GA.

March, 2004: "The Balancing Act: Professional Responsibilities and Legal Expectations," for national conference of the International Society of Appraisers," Atlanta, Georgia

March, 2004: "Appraising and Underwriting Government Collections," for the Association of Government Risk Insurance Pools, Santa Barbara, CA.

October, 2003: "Appraising for Insurance Purposes" Special seminar of the Inland Marine Underwriters Association, given in Chicago and New York.

April, 2003: "The Dream Garden Mosaic, The Masterpiece of Louis Comfort Tiffany," for national conference of International Society of Appraisers, Philadelphia, PA.

April, 2003: "From Bauhaus to Art Deco: German Ceramics of the 1920s and 1930s," The Cleveland Museum of Art, Cleveland, OH.

November, 2002: "Blockage Discount," lecture and Art Law section of New York City Bar Association.

January, 2002: "Do it Now: Workshop on Emergency Preparedness," National Association of Corporate Art Managers, Sotheby's New York, NY.

November, 2001: "From Bauhaus to Art Deco: German Ceramics of the 1920s and 1930s," Sotheby's Institute of Art, New York, NY.

June, 2001: "Fine Arts Appraisals and Valuations," Inland Marine Underwriters Association National Conference, Keystone, CO.

April, 2001: "Appraisal Standards for the Insurance Profession," Mariners Club, New York City.

October, 2001: "Fine Arts Appraisals and Valuations," Inland Marine Underwriters Association, Mineapolisti MN Doc 7453 Filed 09/12/14 Entered 09/12/14 16:23:50 Page 95 of 361

Lectures and Conference Participation (cont'd)

May, 2000: Chair and speaker of session on "Museum Loan Shows: The Valuation Process," American Association of Museums Conference, Baltimore, MD.

June, 1997 and June, 1999: Program Coordinator and Moderator for all day seminar on "How to Establish and Conduct an Appraisal Practice" offered by New York University Appraisal Studies Program and the Appraisers Association of America.

November, 1998: Lecture on "Art Theft Forgery and Illicit Traffic: The Appraiser's Perspectives" paper delivered at a symposium on Art Theft organized by Rutgers University, New Brunswick, NJ. This paper will soon be published by Rutgers.

November, 1997: Lecture on "Art Fraud and Forgeries" for International Art Theft Symposium organized by the FBI.

June, 1997: Lecture on "Object ID and the Appraiser" at a symposium on "Protecting Cultural Objects in the Global Information Society;" an international symposium in Amsterdam organized by the Getty Information Institute.

June, 1995: Program Coordinator and Moderator for all day seminar on "How to Choose an Appraiser" offered by New York University Appraisal Studies Program and the Appraisers Association of America.

June, 1993: June, 1994, June 1996 and June 1998. Program Coordinator and Moderator for all day seminar on "Professional and Legal Liability Concerns for Personal Property Appraisers" offered by New York University Appraisal Studies Program and the Appraisers Association of America.

October, 1990: Lecture to patrons of the Metropolitan Museum of Art on "The Art of Appraising for Insurance, Estate and Donation."

March, 1990: Moderator of panel discussion on appraising and insurance for Conference of National Association of Corporate Art Managers.

April, 1989: Moderator and participant in panel discussion on appraising and the art market as part of the 1989 ARTnews World Art Market Conference.

May, 1985: Discussant at all-day seminar on "The Economics of Art" organized jointly by the New York University Graduate School of Business and <u>The Art Economist</u>.

March, 1984: One of four panel participants on "The Tax Exempt Gift", a seminar organized by the International Foundation for Art Research.

1983-1984: Participant and organizer of public service seminars on appraising and the art market held in New York, Los Angeles, San Francisco and Chicago, sponsored jointly by the Appraisers Association of America and "Dewar's White Label."

November, 1983: Lecture on principles of appraising before the American Society of Picture Professionals, New York (Photo researchers and editors).

October, 1983: Crocker Museum of Art, Sacramento, California. Lecture on appraising and the art market.

1983-2001: Organizer and participant in sixteen National Conferences of the Appraisers Association of America.
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Exhibitions:

"Now Playing; Italian Film Posters from the Lawrence Auriana Collection", New York University, Casa Italiana Zerilli Marimo, 2005.

Series of Exhibitions of Paintings, Drawings and Prints for La Cassa di Risparmio, Rome, 1978-1980.

Series of Exhibitions of Paintings, Drawings and Prints for Christie's Rome, 1974-1978.

"Eighteenth Century Italian Prints" for the Metropolitan Museum of Art, 1971.

Publications:

Overview of the Current State of the Art Market 2012, prepared by IMUA (Inland Marine Underwriters Association) Arts and Records Committee, co-author.

Why Auction Estimates are not Insurance Appraisals, (co-authored with Charles Wong), 2011, for Chubb Collectors (website and printed copy)

Valuing Art Investment Funds: An Appraisers Viewpoint, 2011, published by Fine Arts Wealth Management.

The Role of Appraisers in the Process of Authentication and in Other Related Valuation Issues, (co-authored with Charles Wong), 2011, included in Appraisal Studies Journal of the International Society of Appraisers.

Overview of the Current State of the Art Market 2010, prepared by IMUA (Inland Marine Underwriters Association) Arts and Records Committee, co-author.

The Unique Aspects of Appraising Large Scale Works of Art, 2009, included in Appraisal Studies Journal of the International Society of Appraisers

Appraising Art in the Stratosphere: The Dynamics of Steve Wynn's Elbow and Other Valuation Situations: 2008, included in Appraisal Studies Journal of the International Society of Appraisers.

Visual Artists Rights Act [VARA], 2005, prepared by IMUA (Inland Marine Underwriters Association) Arts and Records Committee, co-author.

Collections Management Systems for Collectors and Institutions, 2004, prepared by IMUA (Inland Marine Underwriters Association) Arts and Records Committee, co-author.

All About Appraising: The Definitive Appraisal Handbook, 2003, published by Appraisal Institute of America, co-editor and principal contributor.

"The Pleasures and Perils of Buying in the Glamour Marketplace: Gianni Versace, Jacqueline Onassis, Pamela Harriman, Andy Warhol and Others," *The Appraiser*, First Issue, 2002.

"Art Theft Forgery and Illicit Traffic: The Appraiser's Perspectives" Rutgers University Press, New Brunswick, NJ – forthcoming.

"Appraisal Standards for the Insurance Profession," co-author, published by the Inland Marine Underwriters Association, June, 2001 and distributed to insurance professionals.

Publications (Cont'd):

- "German Ceramics of the 1920s—1930s," The Appraiser, First Issue, 2000.
- "All About Appraising, Elements of a Correctly Prepared Appraisal: Clear Title," *Antiques and the Arts Weekly—The Newtown Bee*, January 31, 1997.
- "All About Appraising, Elements of a Correctly Prepared Appraisal: Market Analysis," *Antiques and the Arts Weekly—The Newtown Bee*, October 18, 1996.
- "All About Appraising, Elements of a Correctly Prepared Appraisal: Determining Authenticity," *Antiques and the Arts Weekly—The Newtown Bee*, September 20, 1996.
- "All About Appraising, Elements of a Correctly Prepared Appraisal: A Practical Example of Blockage Discount," *Antiques and the Arts Weekly—The Newtown Bee*, May 24, 1996.
- "All About Appraising, Elements of a Correctly Prepared Appraisal: The Chagall Sale," *Antiques and the Arts Weekly—The Newtown Bee*, May 24, 1996.
- "All About Appraising, Elements of a Correctly Prepared Appraisal: Liquidation Value," *Antiques and the Arts Weekly—The Newtown Bee*, March 15, 1996.
- "All About Appraising, Elements of a Correctly Prepared Appraisal: Marketable Cash Value," *Antiques and the Arts Weekly—The Newtown Bee*, December 22, 1995.
- "All About Appraising, Elements of a Correctly Prepared Appraisal: Marketable Cash Value" *Antiques and the Arts Weekly—The Newtown Bee*, November 17, 1995.
- "All About Appraising, Elements of a Correctly Prepared Appraisal, Part VII: Fair Market Value" *Antiques and the Arts Weekly—The Newtown Bee*, November 17, 1995.
- "All About Appraising, Elements of a Correctly Prepared Appraisal, Part VI: Definition of Value", *Antiques and the Arts Weekly—The Newtown Bee*, September 8, 1995.
- "All About Appraising, Elements of a Correctly Prepared Appraisal, Part V: Choosing the Most Appropriate Market for Valuation", *Antiques and the Arts Weekly—The Newtown Bee*, July 21, 1995.
- "All About Appraising, Elements of a Correctly Prepared Appraisal, Part IV: The Comparative Market Data Approach to Valuation", *Antiques and the Arts Weekly—The Newtown Bee*, June 16, 1995.
- "All About Appraising, Elements of a Correctly Prepared Appraisal, Part III: The Income Approach to Valuation", *Antiques and the Arts Weekly—The Newtown Bee*, April 28, 1995.
- "All About Appraising, Elements of a Correctly Prepared Appraisal, Part II: The Cost Approach to Valuation", *Antiques and the Arts Weekly—The Newtown Bee*, April 7, 1995.
- "All About Appraising, Elements of a Correctly Prepared Appraisal, Part I", *Antiques and the Arts Weekly—The Newtown Bee*, February 10, 1995.
- "All About Appraising, How to Find an Appraiser", *Antiques and the Arts Weekly—The Newtown Bee*, January 13, 1995.
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Publications (Cont'd):

"All About Appraising, What is an Appraisal", *Antiques and the Arts Weekly—The Newtown Bee*, December 9, 1994.

"Volatile Art World Increases Pressure On Appraiser's Job", New York Law Journal, March 21, 1994.

"Be Accurate, Not Sorry Standards Set for Fraud Liability of Dealers, Appraisers", *New York Law Journal*, November 8, 1993.

"Napoleon Takes Memphis", The Appraiser, Summer, 1993.

"The 'Flea Market' Phenomenon—An Overview", *The Appraiser*, November-December, 1992.

"Sotheby's Sells the Friedman Collection", *The Appraiser*, November-December, 1992.

"Using An Appraiser: What Lawyers Need To Know" *New York Law Journal*, March, 1991, (subsequently reprinted in the national Law Journal.)

"Artful Marketing: Sporting Art," Spur Magazine, September/October, 1988.

"Investing in Equine Art," Horse Digest, January, 1986.

Bimonthly articles on the New York art scenes for *Fine Arts*, an Italian magazine, 1981-1983.

Series of auction catalogues for Christie's Rome, 1974-1978.

Editor, *The Appraiser*, a monthly publication of the Appraisers Association of America on developments within the profession, 1982-2004.

"Eighteenth century Italian Prints," Metropolitan Museum of Art Bulletin, January, 1971.

Education:

Completion of all course requirements for Ph.D., New York University, Institute of Fine Arts.

M.A. New York University, Institute of Fine Arts.

Certificate in Museum Training, New York University, Institute of Fine Arts, offered in conjunction with the Metropolitan Museum of Art, New York (including a 6 month internship at the Victoria and Albert Museum, London).

B.A. City College of New York.

Fellowships:

Chester Dale Fellowship, Metropolitan Museum of Art, for preparation of the Print Department exhibition, "Eighteenth Century Italian Prints," 1971. A one year grant.

Ford Foundation Fellowship in Museum Training. A two year grant which provided for course work at the Institute of Fine Arts and internships in the Print Department of the Metropolitan Museum of Art and in the Print Department of the Victoria and Albert Museum, London, as well as extensive European travel for two summers.

Fellowship, Institute of Fine Arts, New York University for Ph.D studies. A one year grant.

Graduate Faculty Fellowship, New York University. A one semester grant.

New York State Regents Scholarship. A four year grant

Professional Recognition:

2005: Member Vetting Committee for the San Francisco Antiques Fair.

2003: Certified Instructor of *Uniform Standards of Professional Appraisal Practice*, designation given by the Appraisal Foundation, Washington, D.C. (recertified 2005, 2010, 2012).

1988: Certified Association Executive. Designation awarded by the American Society of Association Executives after an all day examination and evaluation of professional achievements.

1979: Accepted for membership, Appraisers Association of America. While Executive Director, served on the by-laws committee, responsible for current revisions; and wrote the methodological section and Old Masters Paintings section of the certification examination as well as taught the course on "How to Prepare for the Certification Examination."

1978: Designated Art Expert for the Italian Courts in Rome and elsewhere in Italy. ("Perito del Tribunale in Arte" by the Tribunale di Roma).

Quoted frequently in *The New York Times*, *International Herald Tribune*, *The Wall Street Journal*, *Art & Auction*, *The Economist*, *The Financial Times* et al. Press clippings available upon request.

Interviewed on CNN, The Today Show, ABC News with Peter Jennings, NPR, ABC News, New York et al.

Attachment B

Zhang Report

REVIEW OF EXPERT WITNESS REPORT OF MICHAEL PLUMMER, ARVEST PARTNERS, dated July 8, 2014

SUBMITTED TO VICTOR WIENER, VICTOR WIENER ASSOCIATES, LLC on July 25, 2014

PREPARED BY ZHANG YI

- 1. This report outlines the ways in which the Expert Witness Report of Michael Plummer of Artvest Partners, dated July 8, 2014 (*ARTVEST REPORT*) misinterprets Clare McAndrew's TEFAF Art Market Report 2014, to which I contributed as a co-author.
- 2. The Artvest Report identifies four major sectors of the fine art market: European Modern Art, Impressionist and Post-Impressionist Art, European Old Master Paintings, and Post-War and Contemporary Art. The Artvest Report compares the successes of these categories:

Of these four sectors, three have declined in value since 2011"; "While record prices have been set and growth has been significant in the Post War and Contemporary ("PWC") sector, other sectors of the art market have been stagnant, and, as mentioned above, some have posted declines in turnover in the last two years." (Michael Plummer's Artvest report, pp. 7-8)

- 3. The art market is a supply-driven market. The reason for which Impressionist & Modern paintings failed to meet expectations is the lack of high-quality works on the market.
- 4. The charts on pp. 7-8 of the Artvest Report show that a sector's turnover depends on the volume of work in the sector. More works in a sale will likely bring more turnover. The lack of works to sell explains the decline of Old Master works, Impressionist & Post-Impressionist works, and works of Modern Art.
- 5. In the TEFAF Art Market Report 2014, McAndrew explains differences in the performance of Impressionist and Post-Impressionist sector relative to other sectors:

The Impressionist and Post-Impressionist sector is now much smaller relative to Post War and Contemporary and Modern art, and its share of the fine art market was less than half that of Modern art in 2013 at 13%. Works by 15,300 artists were sold at auction in this sector, less than half that of the Post War and Contemporary sector and 10% less than the Modern sector. This can be explained to an extent by the increasing scarcity of Impressionist and Post Impressionist works: for example, in 2013 just eight paintings by Paul Cezanne were sold at auction and only 25 by Claude Monet whereas hundreds of paintings by

artists such as Andy Warhol or Pablo Picasso were sold during the year.

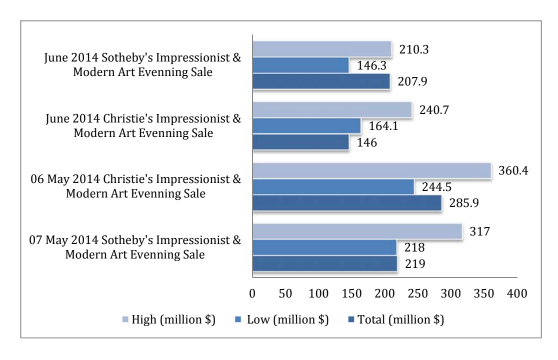
(Clare McAndrew, TEFAF Art Market Report 2014, p. 51)

6. In the TEFAF Art Market Report 2014, McAndrew explains differences in the performance of the Old Master sector relative to other sectors:

Old Masters is the smallest sector of fine art, with just 10% of the total value of sales. In 2013, like the Impressionist sector, it suffered from a scarcity of major works with the highest quality works appearing on the market less frequently. (Clare McAndrew, TEFAF Art Market Report 2014, p. 53)

- 7. The Artvest Report is incorrect about Christie's auction data for the Evening Sales of Impressionist & Modern art. The turnover of that section on May 6th was \$285.9 million, and the estimate was between \$244.5 million to \$360.4 million.
- 8. Among four evening sales of Impressionist & Modern in 2014 (Chart 1), three of them were above their low estimate. Only one sold below its estimate, owing to the low quality of works offered. Art journalist Carol Vogel noted: "Top-flight Impressionist and Modern works are far harder to come by than choice contemporary works. And as was true at the sales last month in New York, both Christie's and its arch rival, Sotheby's, had to struggle to find material." Furthering the point, Vogel quoted prominent New York art dealer Dominique Lévy on the quality of the works in the sale: "It was day-sale material,' referring to the less-expensive daytime auctions." (Carol Vogel, "At Christie's London Auction, Little Action", New York Times, June 24th)

CHART 1 Four Evening Sales of Impressionist & Modern in 2014



Source: VWA based on Christie's & Sotheby's Auction Data

9. On June 24th, 2014, Sotheby's Sale of Old Master & 19th Century Paintings & Drawings made \$11.1 million, the highest total for a sale in this category in France in the last 20 years. In their press release for this sale, Sotheby's said that the sale contained "a refined choice of rare artists and powerful, high-quality images," demonstrating that great works in this sector command strong prices. The performance of this sector depends not only on the quality of works, but also on verifiable authenticity and provenance, among other factors.

10. On July 9th, 2014, Sotheby held an Old Master & British Paintings Evening Sale In London. The sale made \$117.13 million, above its high estimate of \$116.79, the highest total the company has earned for the category in London, while a day before Christie's faced what art dealer Richard Feigen called "bloodbath" in the same category. The reasons for this contrast are evident in Scott Reyburn's explanations in a *New York Times* article.

A. Brand-name artists are an issue:

"There is an issue of branding here," said Andreas Pampoulides, head of fine arts and business development at the Mayfair branch of the Spanish dealers Coll & Cortés. "There aren't so many brand artists in Old Masters, but when they do appear, they can sell for stratospheric prices." (Scott Reyburn, "For Old Masters, It's All About the Name," New York Times, July 11th, 2014)

B. Issues of quality and provenance are important:

Sotheby's had the edge on this occasion thanks to quality paintings from four prestigious private collections, including the English aristocratic families of the Earl of Warwick and the Duke of Northumberland. (Scott Reyburn, "For Old Masters, It's All About the Name," New York Times, July 11th, 2014)

C. The subject and quality relative to expectations for a certain artist are relevant:

[...] Christie's included a painting [Saint Praxedis] catalogued as the work of Johannes Vermeer, 17th-century Holland's most coveted painter, despite debate over its authorship. [...] At the sale, the painting attracted little competition and was bought for \$10.6 million; including fees by an unidentified Asian bidder in the room, and the painting's low estimate is \$10.26 million "Collectors remained skeptical," the London dealer Charles Beddington said. "It wasn't a subject you want from Vermeer." (Scott Reyburn, "For Old Masters, It's All About the Name," New York Times, July 11th, 2014)

- 11. The Artvest Report states: "Both the Impressionist & Modern Paintings and PWC sale had significant and desirable works of art with many that had not been on the market for decades, yet the Impressionist & Modern paintings sale still performed below expectations and estimates" (Artvest Report p. 8, #24 a.)
- 12. There is no evidence showing that significant and desirable works from the Impressionist & Modern sector performed below expectations or estimates. On the contrary, when a significant and desirable work appears, it is much more likely to perform above expectations, and at least above its low estimate.
- 13. In June 2014, at Sotheby's Impressionist & Modern Evening Sale in London, Monet's painting *Nympheas* made \$54 million, well above its high estimate of \$50.4 million. This painting failed to sell in 2010 because of a very high estimate of \$44.3 million to \$59.1 million. According to our experience, if a work has been bought in, it is unlikely to appear on auction for the next five years. This painting appeared on auction again after four years and achieved a price above its high estimate, even exceeding the low estimate four years earlier and showing clearly that if a work is highly desirable and significant, collectors will pay for it. This also shows that high-quality work is scarce in this sector.
- 14. The Artvest Report identifies the emergence of new art markets as an exceptional occurrence:

The significant growth in the size of the art market from 2002 - 2011 is a once in a lifetime event (due to the sudden addition to the global art economy of Russia, China, India and other countries that previously had not been active art collectors). This burst of growth is not likely to be repeated over the next five years. In fact, with growth now concentrated almost exclusively in the PWC sector, I estimate that excluding a price disruption in this sector (see below), growth of the art market will remain choppy over the near to mid-term in all other sectors other than PWC." (Michael Plummer's Artvest Report p. 10, #25, b)

- 15. We cannot conclude that the growth of the art market from 2002 to 2011 is a once in a lifetime event. Another art market boom driven by the Japanese economic boom took place less than 30 years ago, from 1985 to 1990, during which period the size of art market tripled.
- 16. The size of art market depends highly on wealthy people. From 2001 to 2013, there was a continuous growth of the number of high-net-worth individuals (HNWI) and world wealth. There is considerable reason to expect global wealth to grow at an accelerated pace in the coming years.
- 17. McAndrew discusses emerging markets in the TEFAF Art Market Report 2014:

Each year, emerging markets are increasing their importance in the global wealth hierarchy and have been growing at faster rates than more developed markets, a trend that is expected to continue. Between 2000 and 2013, emerging markets nearly doubled their share of global wealth from 12% to 21%." (Clare McAndrew, TEFAF Art Market Report 2014, p. 81)

18. In an economy that is facing easy monetary policy, people intend to allocate a great share of their wealth into tangible assets, such as real estate, art etc., to caution against uncertainty or further inflation. Indeed, the size of the art market has benefited heavily from the economic boom of Russia, India, and especially China. However, considering that the Chinese art market is largely a domestic market with very little Western artwork traded in Mainland China, its art taste should be further separated from that of the Western world. Before 2013, Chinese collectors were not very interested in Western artworks. Also, Asian artworks comprise only 3% of DIA's collection. Taking that into account, we should remove the turnover of the Chinese art market from the global art market (CHART 2). Doing this, we can see that the size of the global art market was far from its second highest peak in 2008, even further from 2007, its highest peak. From this, we can see great potential strength in the future. Since 2013, Chinese collectors have shown great interest in Western artworks. Experts estimate that there are currently only about thirty major collectors of Western art in Mainland China. Serious Chinese collectors of Western art spend considerable amounts of money. For example, Chinese collector Zhang Lan spent \$29.145 million on Andy Warhol's Little Electric Chair and Martin Kippenberger's Untitled on May 12th, 2014 at Christie's auction "If I Live I'll See You Tuesday: Contemporary Art Auction."

19. McAndrew also notes the recent increase in Chinese collecting interest in Western art:

Sotheby's reported that since 2010, the number of Chinese clients bidding for non-Chinese works of art has increased 54%, with about 530 collectors from Mainland China spending \$378 million on Western works during the year. At Christie's, registrations to bid at auction in London and Hong Kong from Mainland Chinese buyers have doubled.72 In November 2013, Wanda Group, one of China's biggest property developers, attracted much public attention when it bought a Picasso work, Claude et Paloma, for \$28 million at Christie's in new York. Various media sources also reported that a Chinese collector bid for the record-breaking Francis Bacon triptych up to \$120 million." (Clare McAndrew, TEFAF Art Market Report 2014, p. 201)

Chinese collectors have entered the Western market slowly and with caution to date. However of the galleries interviewed, 80% felt that Chinese collectors were becoming more interested in foreign art." (Clare McAndrew, TEFAF Art Market

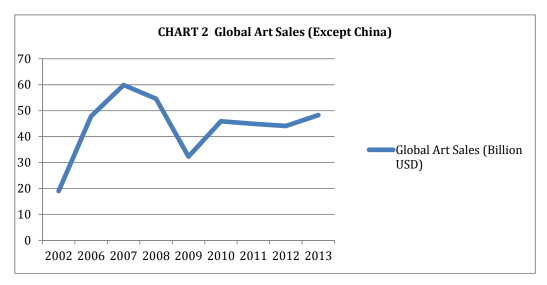
Report 2014, p. 201)

20. The recent increase in Chinese collecting interest in Western art has also been reported in the mainstream press. Chris Michaud has written about it for Reuters:

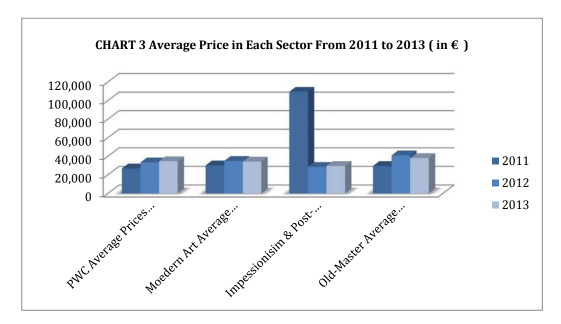
Asian buyers nabbed at least two of the sale's top 10 lots, including "Nymphéas," in a category that was once the near-exclusive purview of U.S. and European collectors. (Chris Michaud, "Christie's NY has its best Impressionist, modern sale since 2010 Reuters, May 6th)

Lampley said growing interest from Asians reflected "a growth in the Asian (art) market generally," as well as the auction house's relatively new presence in Mainland China. (Chris Michaud, "Christie's NY has its best Impressionist, modern sale since 2010," Reuters, May 6th)

- 21. There is no evidence to validate the Artvest Report's suggestion that the "growth of the art market will remain choppy over the near to mid-term in all other sectors other than PWC." Nor is there any sign of validity to the Artvest Report's point: "As a consequence of this heightened focus of collectors on the PWC sector, I believe the sector could soon be reaching a "breaking point," (Artvest Report, p. 11, 26.)
- 22. From CHART 3, we can see that the average price of PWC has not had a dramatic boom from 2011 to 2013. The increase of its average price was mild. Also, the average price of the PWC sector was lower than that of the Modern Art sector and the Old Master sector. Except for Impressionism & Post-Impressionism, all other sectors have had mild increases.
- 23. Financially, a market can be called "over-heated" or "in a bubble" simply because the growth in high-quality assets of the market can dramatically affect the low-quality assets and, in this case, push up the price. In the PWC scenario, these trends were not evident. Even blue-chip artists breaking their records repeatedly did not affect second-or third-tier artists notably.



Source: VWA with data from Arts Economics



Source: VWA with data from Arts Economics

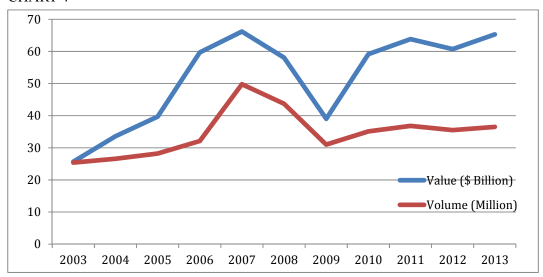
24. The Artvest Report discuss the impact of the financial crisis of 2008-09 on the art market:

When a market sector or the entire market "crashes," as it did in the Autumn Season in 2008, it creates an illiquid marketplace where values often fall by as much as 50%, and property, especially that of the highest caliber, becomes either difficult to sell, and/or sells for a fraction of its previous value. From the previous market peak in 2007, to its nadir in 2009, the fall in sales was 54.6%." (Michael Plummer's Artvest Report p. 10)

25. When facing systematic economic risk, the art market will definitely be affected. However there is no evidence showing that the value will fall sharply. The turnover of the entire art market was falling deeply simply because collectors did not want to sell their collections in a decreasing market, and there were less volumes for trade.

Total Global Art Sales and Volumes 2003 to 2013

CHART 4



Source: VWA with data from Art Economics

26. CHART 12 in the Artvest Report shows that the buy-in rate nearly doubled in Nov. 2008. However, the high buy-in rate owed in large part to the collapse of the Emerging Asian Market and some "superstar" living artists.

27. Artprice Art Market Trends 2008 identifies buy-in rates for that year:

In 2008, the bought-in rate for works estimated above \$100,000 □ was 37.75% compared with 40.87% for those valued at between \$10,000 and \$100,000. At the Christie's and Sotheby's October / November sales of Modern and Contemporary Asian art in Hong-Kong 35% of the works remained unsold. On 30 November, Christie's Asian art sale, there are 44% of the works had to be bought in. (Artprice Art Market Trends 2008)

28. Artprice Art Market Trends 2009 shows the effects in the following year:

Gupta, a figure- head of the Indian avant-garde, posted an annual total down 95% (from \$15.1m to \$627,000). Takashi Murakami, guru of the new Japanese art scene, saw his auction revenue divided by ten (\$3m in 2009 vs. \$32m in 2008). Damien Hirst's revenue total was only 1/14th of its 2008 total. The big winner of the last manifestation of the acquisitive fever that consumed the market during its

speculative ascent - with no less than 65 results above the \$1m line in 2008 - signed only 2 seven-figure results in 2009. The year was also quiet for Jeff Koons, an- other major star of the Contemporary scene, whose revenue total dropped from \$89m to \$28m and whose prices contracted by 39% (2007-2009). (Artprice Art Market Trends 2009)

29. Artprice Art Market Trends 2009 discusses the Chinese art market that same year:

Likewise, the revenue totals of Chinese contemporary artists who shot to the top of the market in record times, were also substantially impacted by the crisis: Wang Guangyi's total shrank by 75% and Zhou Chunya's by 57%. Liu Ye's total contracted by 65%, Yan Pei-Ming's by 80%, Yue Minjun's by 84%, Zhang Xiaogang's by 86% and Liu Xiaodong's by 88%. (Artprice Art Market Trends 2009)

- 30. In 2009, we can see that the buy-in rate went back to normal, mostly because the auction houses were very cautious in selecting lots, and collectors did not want to sell their works during a recession.
- 31. Even in a recession, we can see that there were high-quality works from the Old Master sector, Impressionism & Post-Impressionism, and even the Modern sector and Post-War sector to sell. This trend is detailed in Artprice Art Market Trends 2009:

In the first quarter of 2009 there were 80 results above the \$1m line (half the number posted in the 1st quarter of 2008) of which 30 came from the Pierre Bergé/ Yves Saint Laurent sale, suggesting an exceptionally dynamic market for museum quality works. This happened just as Wall Street was posting its lowest level for 12 years (S&P 500 at 743.33 points). (Artprice Art Market Trends 2009)

The first big event in 2009 was Sotheby's Old Masters sale in New York. The catalogue was still large (289 lots) but demand had become very selective. The result was an unsold rate of 45%. The millionaire collectors were however still in the game and they bid a particularly rare work to above \$10m: the best result of the 29 January sale was \$11.5m for Joseph Mallord William Turner's The Temple of Jupiter Panellenius restored (\$500,000 short of its low estimate). (Artprice Art Market Trends 2009)

- 32. The 41% buy-in rate in November 2008 was the consequence of the financial crisis, which was possibly a once-in-a-lifetime event. The last financial crisis of such a magnitude was in 1929, and it is unlikely to happen in the next five years.
- 33. The Artvest Report identifies the role of Sotheby's and Christie's in the market:

At the higher end of the market, Sotheby's and Christie's are the preferred venue

for selling to achieve maximum sales value, as they have the greatest global reach amongst collectors and control over a third of the international auction market." (Michael Plummer's Artvest report, p. 14)

- 34. While it is true that Sotheby's and Christie's dominate the high end of the art market, the art market is a very diverse market, with numerous venues unique advantages. For example, Phillip's is strong for emerging artists, and Poly Auction and Guardian Auction are strong for traditional Chinese paintings.
- 35. Artprice Art Market Trends 2010 shows Phillip's strengths relative to any auction house:

The auctioneer (Phillips) also posted seven new records on the same day - all above the million-dollar line – for Felix Gonzalez-Torres, Cindy Sherman, Daniel Buren, Lee Lozano, Robert Morris, Rudolf Stingel and Thomas Schütte. (Artprice Art Market Trends 2010)

- 36. Considering the market capacity, it is wise to use multiple auction channels to deal with different sectors of works.
- 37. The Artvest Report attempts to demonstrate collecting disinterest in certain collecting categories:

A significant segment of DIA's collection is in areas that have fallen out of favor with collectors and that are underperforming their market peak in 2007, specifically American Art pre-1950 (14.6%), Old Master and 19th Century European Paintings (28.1%), Impressionist & Modern Art (23.8%), for a total of 66.5% of the collection." (Refer to Section IV.) (Artvest Report, p. 24)

- 38. There is no evidence showing that the sectors identified by the Artvest Report "have fallen out of favor with collectors."
- 39. The Artvest Report quotes a line chart by Mei Moses Art Index in an effort to proved his conclusion. However this data does not prove the conclusion, because it is based on a very limited data sample. The Mei Moses Art Index is based on data from works that have repeat sales records in Christie's and Sotheby's, and so, there are only a few thousand samples that qualify for its indices. Every year tens of thousands of works are sold through auctions and private dealers, so this is a very narrow sample for the art market, and it cannot represent greater art market trends. For example, from 1990 to 1991, the art market retracted significantly, but the Mei Moses Art Index still shows a mild increase for that period. Also, the methodology of the Mei Moses Art Index does not accurately reflect the importance of individual artists or the quality of individual artworks, which are critical matters for sales. Also, the line chart does not show negative returns on each sector; we can only see positive returns on all sectors.

40. The Artvest Report discusses the effects of offering a large volume of work:

Selling a large block of property into a market that exceeds its liquidity or capacity is a high risk strategy. Even the most liquid of the sectors, PWC and Impressionist & Modern, have capacity limitations." (Artvest Report, p. 30)

41. While capacity limitations may apply, such limitations are based on the amount of wealth held by HNWI and the number of collectors in those areas. Using sales values based on Christie's and Sotheby's to calculate that limitation is speculative and narrow.

Submitted By: Zhang Yi

Attachment C

Barth Report

REVIEW OF EXPERT WITNESS REORT OF MICHAEL PLUMMER, ARTVEST PARTNERS LLC, dated July 8, 2014

SUBMITTED TO VICTOR WIENER, VICTOR WIENER ASSOCIATES, LLC on July 24, 2014

PREPARED BY JANNETTE M. BARTH, PH.D., PEPACTON INSTITUTE LLC

BACKGROUND:

Pepacton Institute LLC (the "Company") was retained by Weil, Gotshal & Manges LLP ("Counsel") in connection with Counsel's representation of Financial Guaranty Insurance Company ("the Client") to assist Victor Wiener Associates, LLC (VWA) in the preparation of an appraisal report of works of art in the collection of the Detroit Institute of Arts (DIA). I am an Economist and Managing Director at the Company. I have extensive experience concerning economic issues related to art valuation. In addition to having multiple degrees (B.A., M.A. and Ph.D.) in economics, I have a Certificate in Personal Property Appraising from New York University and a Certificate in Fine and Decorative Art from Sotheby's Institute of Art. I have consulted on many art appraisals and have served as an expert witness on numerous art valuation cases. I have taught both undergraduate and graduate courses in economics at several colleges and universities, and was a senior faculty member, teaching art economics and finance, in the graduate art business program at Sotheby's Institute of Art. I have authored articles on blockage discount and regularly lecture on the topic. In addition to specific work in the art market, I have over 35 years of experience conducting economic analysis in various sectors. A full CV is attached. The Company is being compensated at the rate of \$300 per hour for my time.

In connection with the Company's engagement, I prepared this written review of a valuation conducted by Artvest Partners LLC.

Neither I nor the Company has a financial interest in the DIA works of art; neither is affiliated with an auction house, art dealer, or art investment fund; and neither is an adviser regarding investments of any kind.

In connection with this review, I was provided with copies of the following documents:

(1) Artvest Partners LLC, Expert Witness Report of Michael Plummer, July 8, 2014, with Exhibits A through G.

(2) Houlihan Lokey, Catalog of Information Concerning Artwork Housed at Detroit Institute of Arts, with Christie's Appraisal attached as an Appendix.

In addition, the following document was reviewed:

TEFAF 2014 Art Market Report

This review report does not value any of the works in the DIA collection. The appraisal firm, VWA, is solely responsible for final valuation figures. This report provides only a review of Artvest's methodology applied in the valuation of works in the DIA collection, with particular attention paid to the economic assumptions Artvest uses in arriving at its conclusions. This report is intended to assist VWA in its own valuation of the works.

SUMMARY OF FINDINGS:

- While it is recognized that this valuation assignment is challenging due to its size, complexity and short deadline, there are a number of elements in the Artvest report that indicate that the valuation presented by Artvest is inaccurate.
- Artvest discusses a number of economic factors in the report, and the presumed relevance of these economic factors is unsubstantiated.
- Artvest has used questionable valuation methodology and unsupported assumptions in its valuation.
- It appears that the valuation conclusions stated by Artvest are unrealistically low.
- While the Artvest report frequently references the TEFAF 2014 Art Market Report, it omits relevant findings in the TEFAF report and misinterprets other findings.
- Artvest accepts and relies on Christie's valuations for a small portion of the entire collection, but there are concerns regarding Christie's valuations.
- The Artvest report does not provide sufficient information or justification for its valuation methodology or many of its assumptions.
- Artvest appears to be unclear about the concept and application of blockage discount.
- Artvest applies discounts to the final valuation, without offering sufficient supporting evidence that such discounts should be applied.

This review of the Artvest valuation report is organized into the following five sections:

Use of the TEFAF report Reliance on Christie's Valuation Valuation Methodology Analysis and Application of Discounts Impacts of Artvest's Assumptions on Valuation

USE OF THE TEFAF REPORT:

While the Artvest report frequently references the TEFAF report, it disregards several key findings. In fact, in some instances, the conclusions drawn by Artvest appear to be counter to those of the TEFAF report.

(a) Performance of the Art Market by Sector as Interpreted by Artvest

Artvest's paragraph no. 23, Page 7, states,

Four sectors of the art market constitute 98% of the value of the fine art market: European Modern Art, Impressionist and Post-Impressionist Art, European Old Masters Paintings, and Post-War and Contemporary Art. Of these four sectors, three have declined in value since 2011.

This statement is somewhat misleading. It is clear from the charts in TEFAF and reproduced in the Artvest report, that value and volume both peaked in 2011. The fact is that 2011 appears to be an outlier. Artvest does not point out that the charts show that for all three sectors referenced, European Modern Art, Impressionist and Post-Impressionist Art, and European Old Masters, the 2012 and 2013 estimates of volume and sales exceed pre-recession levels.

While it is widely recognized that the Post-War and Contemporary Art Sector has been the most celebrated in the marketplace of late, this does not mean that the others have been in decline.

In paragraph no. 24, Artvest cites two recent evening auctions to support its conclusion regarding the Post-War and Contemporary Sector relative to other sectors. It is highly suspect to rely on only one or two observations when estimating or forecasting.

In paragraph no. 37, Artvest applies the discussion of the market performance of the major sectors to the DIA collection. Artvest states,

"A significant segment of DIA's collection is in areas that have 'fallen out of favor' with collectors and that are underperforming their market peak in 2007, specifically American Art pre-1950 (14.6%), Old Master and 19th Century European Paintings (28.1%), Impressionist & Modern Art (23.8%), for a total of 66.5% of the collection."

And yet, the TEFAF report states on Page 37 that the Modern Art sector "has more than doubled in value since the low point in 2009, and has grown by over four times in ten years."

Regarding Impressionist and Post-Impressionist, the TEFAF report states on Page 38,

This sector peaked in 2011 when total sales reached € 1.7 billion, an increase of over 140% form their low point in 2009. However, both values and volumes dropped in 2012 (by 26% and 14%, respectively), before returning to growth in 2013. Sales grew 9% in value year-on-year reaching € 1.4 euro billion, below the peak of 2011, but above any level previously recorded since 2000.

And regarding Old Masters, the TEFAF report states,

Old Masters is the smallest sector of fine art, with just 10% of the total value of sales. In 2013, like the Impressionist sector, it suffered from a scarcity of major works with the highest quality works appearing less frequently on the market.

If some major works of the highest quality, with impeccable provenance from a highly regarded collection such as DIA, appeared on the market, it is quite likely that there would be great interest. It is suspect to claim that these major sectors have "fallen out of favor."

Regarding the large, very popular and sales record holding Post-War and Contemporary Art Sector, Artvest suggests that this Sector has reached a peak. With the general economy improving, the continually increasing wealth at the high end of the income distribution worldwide, and continuing increased interest in art as investment by financial experts such as hedge fund managers, it is far from clear that the Post-War and Contemporary Sector has reached its peak.

(b) Key findings of TEFAF Report More Optimistic than Artvest

Several important findings listed in the TEFAF report, even included in its list of Key Findings featured at the beginning of the TEFAF report, are not mentioned in the Artvest report. These TEFAF findings give a much more favorable impression of the condition of the general art market than is implied in the Artvest report.

The first three key findings listed in the TEFAF "Key Findings" are the following:

Key Finding 1: "The international art market reached € 47.4 billion in total sales of art and antiques in 2013, close to its highest ever recorded total, and advancing 8% year-on-year."

Key Finding 2: "The volume of transactions in the global market also increased in 2013, but by less than the growth of value, indicating that a significant part of the uplift of the market was due to higher priced works, rather than simply more works sold."

Key Finding 3: Sales in the US in 2013 increased by 25% in value year-on-year, confirming its position as the key center worldwide for sales of the highest priced art.

(c) Relevance of TEFAF findings to DIA Valuation

Artvest's references to the TEFAF report are included in this review only because the Artvest report appears to rely heavily on the TEFAF report.

The reality is that basing an appraisal on general art market trends can result in inaccurate valuations.

The DIA collection is noted to be exceptional. It is highly unusual for such a collection to be offered on the market, and the general art market trends that are analyzed in the TEFAF report and are reflected in various price indices, such as Mei-Moses (also referenced by Artvest), are not at all applicable to valuing such a unique and highly regarded collection.

As Artvest focused on such general analyses, a few words on their accuracy and usefulness should be mentioned.

Many sales are not reflected in such indices or reports. Even the TEFAF report states on Page 24,

The transparency of prices and the public nature of sales data in the auction sector have made it the basis for much of the analysis and research into the art market. However even auction houses now increasingly involve themselves in private sales and online selling, both of which are often not in the public domain.

It goes on to state that "in 2013 private sales at Christie's increased 18% year-onyear to \$1.2 billion or 17% of their total sales in 2013. Sotheby's private sales grew 30% to \$1.2 billion, also representing 17% of total sales."

Articles in the press that compare art price indices to other more traditional investments can be interesting, however, art price indices are generally not helpful in appraising art. They are calculated on the basis of repeat sales at auction. Of course, other price indices, such as the Consumer Price Index or the S&P 500, etc., are also based on volume and price over time, but each share of common stock in a given corporation, say for example Microsoft, has identical value. Each work of art, even by the same artist, is likely to have a unique value. In the case of artworks, the

value depends on many factors, including provenance, style, rarity, condition, medium, size, frame, etc., and these are not reflected in the art price indices.

In addition, it is likely that any index of art prices based on repeat sales has an upward bias because many works that are sold at auction will return to the marketplace only if the value has increased. It is likely that, if at all possible, an owner of a highly valued work of art will attempt to wait out a down market. An art price index, thus, may not reflect the works that drop in value or even become unsalable.

RELIANCE ON CHRISTIE'S VALUATION

While the methodological approach to valuing the large quantity of works is not explained clearly in the Artvest report (more on this below), it is clear that much of the valuation is based on Christie's appraisal. Christie's had been retained to value 2,773 works in the collection, which Christie's was told represented the works purchased by the City of Detroit (COD). Artvest has accepted Christie's valuation for these works. In addition, Artvest applied average values by sector from the Christie's valuation to assign values to a large quantity of remaining works (57,181 works).

Christie's valuation of the 2,773 COD works was given as a range, from \$454 million to \$867 million.

It is a concern, but not surprising, that Christie's valuation of fair market value reads more like an auction catalog than a qualified appraisal. Normally, a qualified appraisal discusses and compares comparables, especially for the high value works. I did not see a discussion of comparables associated with the Christie's appraisal. In addition, the wide range of values given is highly unusual in a qualified appraisal.

It is not unusual to have a wide range of estimates for certain individual works in an auction catalog, but in the end there is one hammer price.

The value range presented by Christie's where the upper end of the range is almost double the lower end, is highly imprecise. And the fact that Artvest relies on this wide range of values to apply averages to the bulk of the works, causes the total valuation of the works by Artvest to be highly suspect.

VALUATION METHODOLOGY

It is impossible to review in detail the valuation methodology used by Artvest because there is insufficient support given for the value determinations.

Tables 1 and 2 of the Artvest report appear to be intended to summarize the methodology used by Artvest in valuing the works. However, there are few details provided.

As discussed above, Artvest relied on the Christie's valuation for the works purchased by COD. The Christie's valuation is straightforward, rather like an auction catalog with high and low estimates. (Again, there is no discussion of comparables by Christies.)

The following is my understanding of Artvest's approach to the valuation.

Artvest grouped COD works valued by Christie's into two groups: **Group 1.** High value COD works that were appraised by Christie's for greater than \$750,000 (68 items); and **Group 2.** COD works appraised by Christie's of lower value, that under \$750,000, including property for which they assigned limited or no value (1,654 with value, 1,038 with limited to no value, and 13 that were combined in Phase III.)

Artvest then created three additional groups as follows: **Group 3.** High value Non-COD works in the DIA works (of works insured for greater than \$1 million) totaling 350 works; **Group 4.** Another 73 works based on a personal tour of the museum; and **Group 5.** Balance of the Collection.

The 350 works in Group 3 are listed, in spreadsheet form, attached as Exhibit G to the Artvest report. It appears that each value is based on a range of estimates from an auction catalog and not the hammer price, as is normally the case. In addition, while there is a column titled "summary of valuation support," in many cases what appears in this column is, "Summary not provided." Based on Exhibit G, approximately 50% of the works in this section were valued on the basis of comparables. Comparables are omitted for the other 50% of the works.

There are no comparables at all for the items in Group 4. The author states, "Based on a tour of objects on view in Museum in June 2014, another 73 works I determined to be High Value, which are likely to have values in the range of \$750,000 or higher." The author simply states, "As these were discoveries late in the process, I have put an approximate valuation on these items and will provide a fuller evaluation and documentation in a supplement to this report." [Note that I have not received a supplement, so this portion of the valuation cannot be reviewed, other than to say that the value assigned here is arbitrary.]

Values for the works in Group 5, the balance of the works, or 57,181 works, were based on Christie's valuation. The valuation of Group 5 is impossible to review due to the fact that insufficient details are provided. It is stated that "the balance of the DIA's collection was evaluated by sector using the sample valuation data of the COD works appraised by Christie's with a low value of at or below \$750,000, and applying an average price, sector by sector, based on that data."

The details, however, are not provided, so the reader does not know what are the average prices, sector by sector, that were applied. The reader further does not know the number of items in each sector. If a series of calculations was performed, a summary of such calculations should be provided, perhaps in the form of a spreadsheet, so the reader can fully understand and assess the methodology. It is worrisome that almost \$1 billion of value, representing 57,181 works, is based on non-transparent methodology.

On Page 19, the Artvest report states that for works with a value below \$5,000, a value of zero is attributed. This seems shortsighted in light of the large number of works in the collection (60,000). Obviously, if there are even 1000 works with a value of \$5,000, the cumulative value is five million dollars, not an insignificant value. While the author claims that neither Sotheby's nor Christie's would want to sell these works, there are many other market places for works of this value. And even Sotheby's recently announced the formation of a partnership with Ebay to sell more works online. This may result in far more sales by Sotheby's at the less than \$5,000 level.

Discussion of online sales in the TEFAF report states (page 28),

The main focus of online companies has been on the middle market for authentic, original works worth between a few hundred euros to a maximum of around € 100,000...While worries over provenance and authenticity have tended to keep the online market focused on lower price points, this ceiling is gradually shifting upwards.

The TEFAF report estimates that "online sales in the art market could grow at a rate of at least 25% per annum, meaning that they could exceed 10 billion euros by 2020."

An effort should be made to determine how many works are valued at \$5,000 and below before simply assigning a value of zero. Again, many works sold at the \$5,000 level may result in significant revenue. There is no evidence that either Christie's or Artvest attempted to inventory these works.

Using non-transparent methodology, omitting comparables, and making arbitrary unsupported assumptions to support valuation conclusions for such a large and important collection cause the reader to lack confidence in the Artvest valuation.

ANALYSIS AND APPLICATION OF DISCOUNTS

Perhaps the most curious statement in the entire document is paragraph no. 39 on page 26.

In this section, I anticipate and quantify various different potential factors that, based on either current market conditions or historic precedent, are likely to have a financial effect on the sale of the art from the DIA collection. Many of these factors are not taken into account in any standard appraisal or fair market valuation. I also apply the discount factors for various sale scenarios.

I have been consulted as an economist on art appraisals for the past 20 years, representing well over one hundred appraisals and hundreds of thousands of individual works of art making up these appraisals. I have never heard such a statement from a qualified appraiser.

A well documented, thorough valuation, whether is it based on marketable cash value, fair market value, or other, considers each and every factor that may influence a value conclusion.

In fact, in a fair market valuation of a large group of works, it is imperative that the application of a blockage discount be considered. There is no question that the appraisal assignment at hand involves a large group of works. There are over 66,000 works in the DIA collection.

The Artvest report discusses various separate discounts as follows:

- 1. Immediate liquidation discount
- 2. Blockage discount
- 3. Discount for unsold rates
- 4. Discount for not selling through Sotheby's or Christies
- 5. Discount for market capacity
- 6. Discount for a longer term sale process
- 7. Discount for a market backlash
- 8. Discount due to a PWC market crash

I maintain that at least four of these discounts would be encompassed by a properly executed blockage discount analysis.

The author references a narrow definition of the concept of blockage discount, and states that "the IRS's current practice of using a discounted number has ranged from 25% to 46%." The author has referenced dated tax cases and appears to be behind the times with respect to the application and determination of an appropriate level of a blockage discount.

I have been involved in valuation cases in which the percentage discount has been as low as 5% and as great as 99%. I have been consulted on blockage discount analysis for IRS appraisals, both for estate and for gift tax purposes, for insurance damages claims, for litigation involving injured parties, for gallery valuations, and more.

A blockage discount would be applied if immediate liquidation were required of a relatively large block of works. So, a liquidation discount would be covered by a proper blockage discount analysis.

The concept of blockage discount theoretically refers to the discount resulting from a large block of similar items being put on the market at one time, thus depressing the value. The concept, originally used in valuing securities, is relevant to valuation in the art market when a large block of similar works of art is put on the market at one time, or must be valued as of one point in time. Blockage discount must be considered whenever a mass appraisal (as defined by Standard 6 of the Uniform Standards of Professional Appraisal Practice) is conducted. It is especially relevant in valuing the estate of an artist or collector where the estate is comprised of many similar works. However, it is applicable in many other cases as well, as shown above.

If it is determined that a blockage discount should apply, then various factors must be considered. Wherever possible, the following factors are considered in the determination of blockage discount and/or the base valuation before a discount is applied:

- The reputation of the artist and the market's acceptance of the artist's work.
- The likelihood of future markets for the artist's work
- The date of the work relative to the artist's most popular style.
- The quality, size and condition of the work relative to the artist's best work.
- The location of the works relative to the location of the best marketplace for the works.
- The stability or permanence of the artist's reputation and the related expectation of appreciation or risk of depreciation of the works until they are likely to be sold.
- The length of time necessary for the market to absorb all of the work
- The determination that the works are part or all of a series by the artist
- The expected health of the art market and the general economy, especially
 the expected rate of price increase during the period of time it would take to
 sell the works.
- The carrying costs associated with selling the works over a long period of time, such as storage, insurance, maintenance, display and marketing.
- The opportunity cost of bulk purchase and long term resale of the works, or the relative returns that can be expected from alternative investments.
- The provenance and specifically, whether the artwork is currently the property of the artist or the artist's estate.
- Whether there are known collectors of these works who may be willing to buy a large block of these items at a non-discounted value.
- Sales before and after the date of valuation.

In determining an appropriate level of blockage discount, one would consider the impacts of an immediate liquidation, the impacts of the time value of money and thus a present value concept, and the impacts of the ability of the market to absorb the works given market capacity (or how many similar works can typically sell at a given time).

Artvest considers a separate discount for market capacity. Clearly, a blockage discount encompasses this consideration by taking account of how long it would take for the market to absorb the works.

In the case of the DIA collection, the application of a blockage discount does not seem appropriate. Even with limited marketing and far less than full information, I understand that there are indications of interest pending for the purchase of the full collection. In addition, as Artvest has astutely pointed out, the collection is highly important, describing it as "world class."

On Page 25, Artvest affirms the importance of the collection by stating, "A collection of the quality and range of the art in the DIA would be impossible to recreate in current times." And VWA has identified that there is general agreement among experts that the collection is extraordinary and one of a kind.

It is possible, upon a detailed inventory and valuation of the works, that some individual categories of works may be identified for which the application of a blockage discount would be appropriate. However, there is insufficient time to do this for the expansive collection, and in light of the importance of the overall collection, I would not recommend that a blockage discount be applied.

Again, four of the discounts suggested by Artvest (immediate liquidation discount, blockage discount, discount for market capacity, discount for a longer-term sale process) are encompassed by the concept of blockage discount, and it seems that the application of a blockage discount would not be appropriate in this case.

Turning to the remaining discounts suggested by Artvest, they include a discount for unsold rates, discount for not selling through Sotheby's or Christie's, discount for a market backlash, and discount due to a Post War and Contemporary Sector market crash.

Artvest applies a discount for "unsold rates." In some cases, works are unsold simply because the auction estimate was too high. One must be cautious in making assumptions based on unsold rates. A comprehensive appraisal would consider unsold rates if the type of work being valued had significant unsold works. In fact, in calculating blockage discount, I often consider works that actually sell as opposed to being offered for sale and remain unsold. Again, however, in the case of this collection, the assumptions should be that any works to be sold at auction are given the correct estimate, and that they are likely to sell.

Artvest points out that the likely marketplaces for works are Sotheby's and Christie's. They point out that the highest valued works are most successfully sold at these two major auction houses. As far as a discount for not selling through Sotheby's or Christie's, in my opinion the collection is so large that if it were to be sold, it would be most appropriate to distribute it among many auction houses, of which Sotheby's and Christie's are only two. Of course, the works should be consigned to the various auction houses on the basis of each house's experience and success in selling each type of work. The logical way to sell the works is to distribute the sales across various auction houses, and time the sales well, as a successful high profile sale from an important collection can encourage a higher price for a lower valued piece from the same collection.

I also think that a discount for a market backlash is inappropriate. Again, the collection is highly important and visible, and any potential buyer would know the reason for the sale. The DIA potential sale is beyond the control of the DIA, and potential buyers will know this. VWA has compiled many examples of public collections selling works without Artvest's so-called backlash discount. In some cases, the provenance of having been part of an important public collection may increase the value.

Regarding a discount for an impending Post-War and Contemporary Art market crash, a qualified appraisal values the collection as of a single date, the date of valuation. There has not been a Post-War and Contemporary art market crash as of the date of valuation. And there is no evidence that such a crash is likely in the near future.

In my opinion, no discounts should be applied to the valuation of works of art in the DIA collection.

IMPACT OF ARTVEST'S ASSUMPTIONS ON VALUATION

Many of the various unsupported assumptions and value adjustments made by Artvest have the effect of decreasing the valuation of the collection.

For example, in Tables 6 and 7, where Artvest applies various discounts (discounts that I think should not be taken at all), the calculations were done for only the low estimate and the mid estimate from Table 2, not for the high estimate. No explanation is given for omitting the high estimate in these calculations.

Regarding its Unsold Discount Factor, in the narrative (page 28), Artvest states

It is customary business practice to devalue a work by 20% of the low estimate after it has been 'bought in' – auction terminology for a work of art going unsold.

And then in the Tables 6 and 7, the Unsold Discount Factor is not printed, but based on the quantity of the discount, it can be determined that Artvest applied a discount closer to 25%, without giving further explanation.

Some of the discount factors used by Artvest are entirely arbitrary. For example, on Page 29, it is stated,

The Impact of Not Selling through Sotheby's or Christie's is a subjective number to calculate...Nevertheless, I estimate that the impact of selling the DIA collection through an auction venue other than these two houses would result, at a minimum, of a loss value of 20% to 40%.

Artvest did indeed apply the arbitrary discount of 20% in this case.

In the discussion about the Effect of Longer Term Sale Process (which, as explained above, should be encompassed into a proper blockage discount analysis, if relevant to the valuation assignment), Artvest bases its estimate of the number of years to sell on the experience of the British Rail Pension Fund, and then approximately doubles it. The British Rail Pension Fund situation is not comparable to the DIA situation. The works in the Pension Fund were purely for investment, quite unlike the collection of a renowned museum. And the sale experience of the Pension Fund's works is dated. It would be more accurate to base it on an analysis of similar works (and numbers of them) that have appeared on the market in recent years. Also, Artvest used a discount rate of 12% for the discounted present value calculation, which seems a bit high in light of the currently low level of interest rates. The choice of an appropriate discount rate in present value calculations is always subject to controversy. A relatively high discount rate will decrease the present value, and a low discount rate will increase the present value. Frequently in a blockage discount analysis, as in business valuation, the long-term Treasury security rate is viewed as a risk free rate of return, the minimum to which upward adjustments are made to reflect different elements of risk. With long-term Treasury security rates currently in the 3% to 4% range, a discount rate of 12% seems high even in light of the increased risk associated with holding art.

CONCLUSION:

This valuation assignment is difficult due to the vast number of varied works, the quality of the collection, its provenance and its notoriety. Such a complex appraisal requires significant due diligence and a logical, transparent, and defensible methodological approach. Any assumptions used must be justified, using support well beyond any one individual's personal opinion.

In the case of any collection, I always recommend that a well-supported, defensible appraisal be the goal. There are many cases where incomplete information and/or time constraints cause a valuation to be rushed and short cuts to be taken.

However, there are logical analytical approaches to sampling that should be applied to achieve the most accurate valuation.

As evidenced by the comments throughout this review, the Artvest valuation report is flawed and thus does not provide a reliable, well-supported valuation of the DIA collection of works. Statements of value and of underlying economic constructs are often stated as the opinion of one individual who is neither a qualified appraiser nor an economist with economic education beyond the undergraduate level. Unless and until support can be produced for the claims made in this report, the valuations cannot be considered reliable.

Finally, the application of a variety of discounts, arbitrarily selected without solid justification, suggests that Artvest or the author of the report may be purposefully valuing the collection conservatively rather than objectively and accurately.

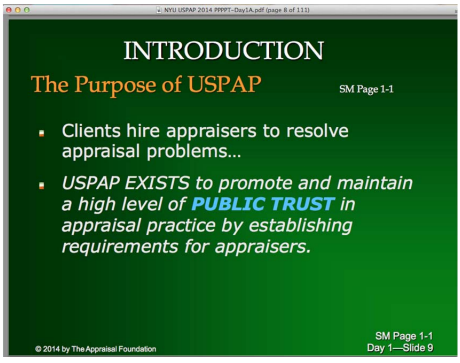
Submitted By: Jannette M. Barth, Ph.D.

Economist and Managing Director

Pepacton Institute LLC

Attachment D

Select Slides from Uniform Standards of Professional Appraisal Standards course material written by the Appraisal Foundation







Attachment E

DIA Inventory Page, Missing Photograph Example

Prints, Drawings & Photograp

Pri

Unknown, American

Walt Whitman

United States

Half tone print

Gift of Mr. and Mrs. Charles E. Feinberg

PROVENANCE

not documented

DIA no. F78.125

Unknown, American

(Untitled)

1977

Color lithograph

Gift of Marshall Schuster

PROVENANCE

not documented

DIA no. F78.130.1

Unknown, American

(Untitled)

1977

13-53846-tjt Doc 7453 Filed 09/12/14 16:23:50 Page 132 of 361 Gift of Marshall Schuster

Attachment F

DIA Inventory Page, Mislabeled "Unknown, American" Examples



Unknown, American

Fragment of Tiraz Textile

Egypt, Fatimid, 12th Century

Weft faced plain weave with eccentric and discontinuous wefts (tapestry); one end hemmed with linen in whip stitch

2 3/4 x 5 in. (6.99 x 12.70 cm)

Pressure-mounted with 29.393.

City of Detroit Purchase

PROVENANCE

Formerly in the collection of:

Dorothea Russell

DIA no. 29.401



Unknown, American

Fragment of Tiraz Textile

Egypt, Fatimid, 12th Century

Balanced plain weave (tabby); weft faced plain weave with discontinuous wefts (tapestry)

8 3/8 x 4 5/8 in.

21.4 x 11.6 cm

City of Detroit Purchase

PROVENANCE

Formerly in the collection of:

Dorothea Russell

DIA no. 29,402



Unknown, American

<u>Transylvanian-Church-style 'Lotto' Ruq</u> Ushak, Western Anatolia, Turkey, Ottoman, 17th Century

Wool

67 1/2 x 46 in.

Gift of Mr. and Mrs. Harold J. Quilhot

PROVENANCE

Ex coll.

Vincent D. Cliff (Detroit)

Mary Cliff (Mrs. J. F. Brandmier), daughter of V.D. Cliff

Harold J. Qilhot

DIA no. 70.926



Unknown, American

"Lotto" Rug with Arabesque Design

Ushak, Western Turkey, Turkey, Ottoman, c. 1550/1600

Wool pile on a wool foundation

135 x 77 in.

342 x 195 cm

Gift of Dr. Eva Cassirer, 2000

PROVENANCE

From the collection of Alfred Cassirer, lent to \the DIA by his daughter, Eva Cassirer from 1948-2002. In 2002, most of the Cassirer carpets went back to Berlin, but this one was left as a gift to the DIA.

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Attachment G

Article on L'incanto dell'affresco

Italy: The charm of the frescoes

6-06-2014 Filed under News, The Church in the world



Under the title "L'incanto dell'affresco" (the charm of the fresco), the Museum of Art in Ravenna is displaying 110 frescos: "detached masterpieces from Pompeii to Giotto, from Correggio to Tiepolo". The exhibition, which will run until June 15, 2014, was organized by Claudio Spadoni, artistic director of the Museum, and Lucia Ciancabilla. It is divided into six sections, arranged in chronological order of their detachment, thus tracing the history and the popularity of the practice of detaching wall paintings. This display of paintings that have been wrested from walls and partitions of public, religious or private monuments, reviews the three chief methods of cutting out frescoes, their restoration, and also the conservation of the ancient heritage of Italian painting, with extremely valuable loans from places in Italy and abroad.

The first stages of detachment go back to Vitruvius and Pliny, where the removal of frescoes is done together with part of the supporting wall, as was the case with the *Face of Christ* by Fra Angelico or Melozzo de Forli'a music-making *Angels*. Until the late 19th century, a large number of masterpieces of Italian painting were snatched from the vaulted ceilings of churches and chapels, from the walls of public and private buildings that had housed them for centuries, in order to transport them to safer places.... Behind the evident needs for conservation there were often hidden motives of the collectors.

On this occasion, the Museum of Art in Ravenna, housed in a 16th-century building, is displaying several of the most beautiful paintings of Pompeii and Herculanum, as well as others by Giotto, Buffamalco, Altichiero, Vitale da Bologna, Pisanello, Signorelli, Pontormo, and Tiepolo, to mention only a few.

On the Adriatic coast, in Emilia-Romagna, the city of Ravenna had as its first bishop Saint **Apollinaris**, who had come from Antioch to Rome with Saint **Peter** and died a martyr on July 23, 87 A.D.; he was buried in Classe, the port of Ravenna. The capital of the Roman Empire in the 5th century, and then of Byzantine Italy until the 8th century, Ravenna has a set of early Christian mosaics and monuments unlike any other in the world. Eight buildings—the Mausoleum of Galla Placidia, the Neonian Baptistry, the Basilica of Sant'Apollinare Nuovo, the Baptistry of the Arians, the Archiepiscopal Chapel, the Mausoleum of Theodoric, the Church of San Vitale, and the Basilica of Sant'Apollinare in Classe—were built in the 5th and 6th centuries and testify to a great artistic mastery that marvelously combines the Greco-Roman tradition, Christian iconography and the styles of East and West.

Museum of Art of Ravenna (MAR) – Via di Roma, 13 – 48100 Ravenna.

Until June 15, 2014; open from 9:00 to 18:00 Tuesday through Friday, until 19:00 on Saturday and Sunday; closed Monday; admission: 9 Euros; teachers, students, pupils: 4 Euros

(Sources: MAR/Unesco/Osservatore Romano – DICI no. 296 dated June 06, 2014)

Attachment H

Methodology Step by Step Chart

Methodology Step by Step Chart					
Step 1	Valuation of High-Value Works by VWA				
	# of Units 387	<u>Low Value</u> 3,092,419,700	High Value 4,040,303,800	<u>Average Value</u> 3,566,631,750	
Step 2	Valuation of High-Value Works performed by Christie's, Artvest and Winston				
	# of Units 596			<u>Average Value</u> 311,370,325	
Step 3	Projected valuation of works on DIA Insurance List (estimated for appreciation)				
	# of Units 16,388	DIA Insurance Value 468,449,537	% Appreciation 62.0%	Projected Value 758,888,249	
Step 4	Pricing matrix of remaining works based on Christie's and Southeby's 2013 sales price by department				
	# of Units 42,854			<u>Average Value</u> 3,512,612,030	
Step 5	Combined Va	lue			
	# of Units 60,225			Average Value 8,149,232,354	

Attachment I

Step 1 Attachment

DIA Accession No.	Artist	Title	VWA Low Value	VWA High Value	VWA Average Value
30.374	Pieter Bruegel the Elder	The Wedding Dance	150,000,000	200,000,000	175,000,000
22.13	Vincent Willem van Gogh	Self Portrait	120,000,000	150,000,000	135,000,000
1996.25	Vincent Willem van Gogh	Portrait of Postman Roulin	90,000,000	130,000,000	110,000,000
27.200	Rembrandt Harmensz van Rijn	The Visitation	90,000,000	110,000,000	100,000,000
70.190	Pablo Picasso	Melancholy Woman	75,000,000	100,000,000	87,500,000
76.89	Frederic Edwin Church	Cotopaxi	60,000,000	90,000,000	75,000,000
1988.175	Alberto Giacometti	Standing Woman II	60,000,000	80,000,000	70,000,000
22.14	Henri Matisse	The Window	60,000,000	80,000,000	70,000,000
65.8	Mark Rothko	Orange, Brown	60,000,000	80,000,000	70,000,000
73.268	Michelangelo Merisi da Caravaggio	Martha and Mary Magdalene	60,000,000	80,000,000	70,000,000
70.160	Paul Cezanne	Madame Cezanne	55,000,000	75,000,000	65,000,000
70.193	Pablo Picasso	Woman Seated in an Armchair	60,000,000	70,000,000	65,000,000
70.159	Vincent Willem van Gogh	Bank of the Oise at Auvers	50,000,000	70,000,000	60,000,000
76.78	Barnett Newman	Be I (second version)	50,000,000	70,000,000	60,000,000
31.25	Neo-Babylonian	Snake-Dragon, Symbol of Marduk, the Patron God of Babylon; Panel from the Ishtar Gate	50,000,000	60,000,000	55,000,000
65.310	Clyfford Still	Untitled 1951-T, No. 2	50,000,000	60,000,000	55,000,000
68.292.1	Andy Warhol	Self Portrait: Former Double Self Portrait	50,000,000	60,000,000	55,000,000
70.175	Henri Matisse	Poppies	50,000,000	60,000,000	55,000,000

27.2.A	Michelangelo	Scheme for the Decoration of the Ceiling of the Sistine Chapel	45,000,000	60,000,000	52,500,000
46.309	James Abbott McNeill Whistler	Nocturne in Black and Gold, the Falling Rocket	40,000,000	60,000,000	50,000,000
55.353	Francis Bacon	Study for Crouching Nude	45,000,000	55,000,000	50,000,000
50.32	Neo-Assyrian	Tiglath-Pileser III Receiving Homage	40,000,000	50,000,000	45,000,000
2005.60	Pablo Picasso	Girl Reading	35,000,000	45,000,000	40,000,000
21.5	Edgar Degas	Dancers in the Green Room	30,000,000	50,000,000	40,000,000
22.143	Auguste Rodin	The Thinker	35,000,000	40,000,000	37,500,000
70.174	Henri Matisse	Coffee	35,000,000	40,000,000	37,500,000
78.37	Henri Matisse	The Wild Poppies	35,000,000	40,000,000	37,500,000
66.66	Joan Miró	Self Portrait II	30,000,000	40,000,000	35,000,000
70.183	Georges Pierre Seurat	View of Le Crotoy from Upstream	30,000,000	40,000,000	35,000,000
36.11	Nicolas Poussin	Selene and Endymion	30,000,000	38,000,000	34,000,000
64.117	John Constable	The Glebe Farm	30,000,000	35,000,000	32,500,000
78.31	Henri Matisse	The Wild Poppies	30,000,000	35,000,000	32,500,000
56.144	Franz Marc	Animals in a Landscape	28,000,000	36,000,000	32,000,000
89.63	Peter Paul Rubens	The Meeting of David and Abigail	25,000,000	35,000,000	30,000,000
65.7	Franz Kline	Siskind	28,000,000	30,000,000	29,000,000
64.84	Juan Gris	Still Life	25,000,000	30,000,000	27,500,000
17.17	George Wesley Bellows	A Day in June	20,000,000	30,000,000	25,000,000

50.138	George Caleb Bingham	The Trappers' Return	20,000,000	30,000,000	25,000,000
57.234	Wassily Kandinsky	Study for Painting with White Form	22,000,000	28,000,000	25,000,000
70.177	Pierre Auguste Renoir	Seated Bather	20,000,000	30,000,000	25,000,000
1985.24	Pierre Auguste Renoir	Woman in an Armchair	20,000,000	25,000,000	22,500,000
21.71	Claude Monet	Gladioli	20,000,000	25,000,000	22,500,000
26.3	Jacob Isaaksz van Ruisdael	The Jewish Cemetery	20,000,000	25,000,000	22,500,000
35.10	Titian	Judith with the Head of Holofernes	20,000,000	25,000,000	22,500,000
40.166	Bernardo Bellotto	View of the Tiber in Rome with the Castel Sant'Angelo	20,000,000	25,000,000	22,500,000
42.57	Agnolo Bronzino	Eleonora of Toledo and Her Son	20,000,000	25,000,000	22,500,000
46.310	John Singleton Copley	Watson and the Shark	20,000,000	25,000,000	22,500,000
55.410	Max Beckmann	Self Portrait in Olive and Brown	20,000,000	25,000,000	22,500,000
70.161	Paul Cezanne	Mont Sainte-Victoire	20,000,000	25,000,000	22,500,000
70.163	Paul Cezanne	The Three Skulls	20,000,000	25,000,000	22,500,000
1988.176	Pablo Picasso	Seated Woman	18,000,000	22,000,000	20,000,000
53.145	Auguste Rodin	Eve	18,000,000	22,000,000	20,000,000
55.5.A	Henry Fuseli	The Nightmare	18,000,000	22,000,000	20,000,000
60.88	Alberto Giacometti	Annette Seated	18,000,000	22,000,000	20,000,000
62.126	Pablo Picasso	Portrait of Manuel Pallares	18,000,000	22,000,000	20,000,000
70.162	Paul Cezanne	Bathers	18,000,000	22,000,000	20,000,000
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77.81	Hans Holbein the Younger	A Woman	18,000,000	22,000,000	20,000,000
1988.177	Willem de Kooning	Merritt Parkway	16,000,000	20,000,000	18,000,000
69.306	Paul Gauguin	Self Portrait	15,000,000	20,000,000	17,500,000
70.191	Pablo Picasso	Head of a Harlequin	15,000,000	20,000,000	17,500,000
89.35	Jan Provost	The Last Judgment	15,000,000	20,000,000	17,500,000
66.36	David Smith	Cubi I	15,000,000	18,000,000	16,500,000
70.192	Pablo Picasso	Bottle of Anis del Mono	15,000,000	18,000,000	16,500,000
26.114	Neri di Bicci	Tobias and Three Archangels	12,000,000	16,000,000	14,000,000
30.297	Michael Sweerts	In the Studio	12,000,000	16,000,000	14,000,000
49.347	Frans Hals	Portrait of Hendrik Swalmius	12,000,000	16,000,000	14,000,000
69.6	Guido Reni	The Angel Appearing to St. Jerome	12,000,000	16,000,000	14,000,000
1992.1	Roy Lichtenstein	Interior with Mirrored Closet	12,000,000	15,000,000	13,500,000
70.167	Edgar Degas	Violinist and Young Woman	12,000,000	15,000,000	13,500,000
77.2	Benozzo Gozzoli	Virgin and Child with Angels	12,000,000	15,000,000	13,500,000
89.46	Jan Havicksz Steen	Gamblers Quarreling	12,000,000	15,000,000	13,500,000
30.280	Antoine Le Nain	The Village Piper	12,000,000	14,000,000	13,000,000
52.220	Giovanni Lorenzo Bernini	Chair of St. Peter	10,000,000	15,000,000	12,500,000
52.253	Artemisia Gentileschi	Judith and Her Maidservant with the Head of Holofernes	10,000,000	15,000,000	12,500,000
70.178	Pierre Auguste Renoir	The White Pierrot	10,000,000	15,000,000	12,500,000

40.58	Ernst Ludwig Kirchner	Winter Landscape in Moonlight	11,000,000	13,000,000	12,000,000
89.70	Bartolome Esteban Murillo	The Immaculate Conception	11,000,000	13,000,000	12,000,000
10.11	Frederic Edwin Church	Syria by the Sea	10,000,000	12,000,000	11,000,000
28.115	Giovanni Bellini	Madonna and Child	10,000,000	12,000,000	11,000,000
44.266	Peter Paul Rubens	Hygeia, Goddess of Health	10,000,000	12,000,000	11,000,000
69.50	Donald Judd	Stack	10,000,000	12,000,000	11,000,000
71.170	Thomas Gainsborough	Lady Anne Hamilton	10,000,000	12,000,000	11,000,000
1993.18	John Singer Sargent	Mosquito Nets	8,000,000	12,000,000	10,000,000
69.48	Robert Rauschenberg	Creek	9,000,000	11,000,000	10,000,000
70.158	Vincent Willem van Gogh	The Diggers	8,000,000	12,000,000	10,000,000
71.1	Guercino (Giovanni Francesco Barbieri)	Assumption of the Virgin	8,000,000	12,000,000	10,000,000
70.339	Pablo Picasso	Bather by the Sea	8,000,000	11,000,000	9,500,000
71.169	Thomas Gainsborough	The Honorable Richard Savage Nassau de Zuylestein, M.P.	8,000,000	10,000,000	9,000,000
71.390	Jean Honore Fragonard	The Shepherdess	8,000,000	10,000,000	9,000,000
71.391	Jean Honore Fragonard	The Grape Gatherer	8,000,000	10,000,000	9,000,000
71.392	Jean Honore Fragonard	The Reaper	8,000,000	10,000,000	9,000,000
71.393	Jean Honore Fragonard	The Gardener	8,000,000	10,000,000	9,000,000
77.1.1	Fra Angelico	Annunciatory Angel	8,000,000	10,000,000	9,000,000
24.94	Sassetta	The Procession to Calvary	7,000,000	10,000,000	8,500,000
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26.296	Jean Siméon Chardin	Still Life with Dead Hare	7,000,000	10,000,000	8,500,000
48.96	Bartolome Esteban Murillo	The Flight into Egypt	7,000,000	9,000,000	8,000,000
69.1	Jean Dubuffet	Le plomb dans l'aile	7,000,000	9,000,000	8,000,000
1998.65	Edgar Degas	Jockeys on Horseback before Distant Hills	7,000,000	8,000,000	7,500,000
20.111	Pierre Auguste Renoir	Graziella	6,000,000	9,000,000	7,500,000
26.385	Peter Paul Rubens	Philippe Rubens, the Artist's Brother.	6,000,000	9,000,000	7,500,000
1988.178	Pablo Picasso	Fruit, Carafe and Glass	6,000,000	8,000,000	7,000,000
23.27	Frans Hals	Portrait of a Woman	6,000,000	8,000,000	7,000,000
25.4	Jan van Eyck	Saint Jerome in His Study	6,000,000	8,000,000	7,000,000
26.387	Master of the St. Lucy Legend	Virgin of the Rose Garden	6,000,000	8,000,000	7,000,000
27.385	Titian	Man Holding a Flute	6,000,000	8,000,000	7,000,000
30.295	Parmigianino	The Circumcision	6,000,000	8,000,000	7,000,000
34.27	James Abbott McNeill Whistler	Arrangement in Gray: Portrait of the Painter	6,000,000	8,000,000	7,000,000
41.80	Francisco Goya	Dona Amalia Bonells de Costa	6,000,000	8,000,000	7,000,000
53.356	Peter Paul Rubens	Briseis Given Back to Achilles	6,000,000	8,000,000	7,000,000
65.10	Gerard Ter Borch	Lady at Her Toilette	6,000,000	8,000,000	7,000,000
68.47	Orazio Gentileschi	Young Woman with a Violin (Saint Cecilia)	6,000,000	8,000,000	7,000,000
21.206	Max Pechstein	Under the Trees	5,000,000	8,000,000	6,500,000
21.34	Camille Pissarro	The Path	5,000,000	8,000,000	6,500,000
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27.202	Gustave Courbet	Bather Sleeping by a Brook	5,000,000	8,000,000	6,500,000
82.64	Neo-Sumerian	Gudea of Lagash	5,000,000	8,000,000	6,500,000
21.208	Lyonel Feininger	Sidewheeler II	5,000,000	7,000,000	6,000,000
21.6	Edgar Degas	Dancers	5,000,000	7,000,000	6,000,000
37.147	Pollaiuolo	Judith	5,000,000	7,000,000	6,000,000
46.134	Thomas Cole	From the Top of Kaaterskill Falls	5,000,000	7,000,000	6,000,000
51.65	Otto Dix	Self Portrait	5,000,000	7,000,000	6,000,000
67.113	Alexander Calder	The X and Its Tails	5,000,000	7,000,000	6,000,000
70.170	Jean Auguste Dominique Ingres	Perseus and Andromeda	5,000,000	7,000,000	6,000,000
76.77	Aristide Maillol	La Flore, nue	5,000,000	7,000,000	6,000,000
77.3	Pietro Perugino	Madonna and Child	5,000,000	7,000,000	6,000,000
1993.77.A	Joseph Cornell	Night Songs	5,000,000	6,500,000	5,750,000
57.180	Giovanni Battista Tiepolo	Girl with a Mandolin	5,000,000	6,500,000	5,750,000
22.6	Mary Cassatt	In the Garden	5,000,000	6,000,000	5,500,000
27.3	Sandro Botticelli	The Resurrected Christ	5,000,000	6,000,000	5,500,000
27.201	Gerard David	The Annunciation	4,000,000	6,000,000	5,000,000
45.420	Joos van der Beke van Cleve	Adoration of the Magi	4,000,000	6,000,000	5,000,000
54.458	William Adolphe Bouguereau	The Nut Gatherers	4,000,000	6,000,000	5,000,000
61.48	Joan Miró	Women and Bird in the Night	4,000,000	6,000,000	5,000,000

66.41	C' I' D	A All CY . P.			
66.41	Giulio Romano	An Allegory of Immortality	4,000,000	6,000,000	5,000,000
79.34	Eva Hesse	Accession II	4,000,000	6,000,000	5,000,000
25.207	Giovanni Domenico Tiepolo	The Women of Darius Invoking the Clemency of Alexander	4,000,000	5,000,000	4,500,000
29.260	William Merritt Chase	The Whistling Boy	3,500,000	5,500,000	4,500,000
52.218	Giovanni Lorenzo Bernini	Triton with a Sea Serpent	4,000,000	5,000,000	4,500,000
52.219	Giovanni Lorenzo Bernini	Triton with a Shell	4,000,000	5,000,000	4,500,000
27.159	Maurice Brazil Prendergast	Promenade	3,500,000	5,000,000	4,250,000
70.164	Jean Siméon Chardin	Still Life	3,500,000	5,000,000	4,250,000
11.5	Childe Hassam	Place Centrale and Fort Cabanas, Havana	3,000,000	5,000,000	4,000,000
1995.67	Rachel Ruysch	Flowers in a Glass Vase	3,000,000	5,000,000	4,000,000
20.114	Alfred Sisley	Church at Moret after the Rain	3,000,000	5,000,000	4,000,000
21.203	Oskar Kokoschka	The Elbe Near Dresden	3,500,000	4,500,000	4,000,000
23.11	Tintoretto	The Dreams of Men	3,000,000	5,000,000	4,000,000
29.256	Gerard Ter Borch	Young Man Reading a Letter	3,000,000	5,000,000	4,000,000
54.2	Nicolas Poussin	The Holy Family	3,000,000	5,000,000	4,000,000
62.141	Pablo Picasso	Sylvette	3,000,000	5,000,000	4,000,000
72.465	Paul Cezanne	Head of a Man	3,000,000	5,000,000	4,000,000
79.33	Benjamin West	Death on the Pale Horse	3,000,000	5,000,000	4,000,000
56.43	Giovanni Paolo Panini	Interior of St. Peter's, Rome	3,500,000	4,000,000	3,750,000

1983.23	John Singleton Copley	George Boone Roupell	3,000,000	4,000,000	3,500,000
1986.60	Mary Cassatt	Alexander J. Cassatt	3,000,000	4,000,000	3,500,000
21.204	Ernst Ludwig Kirchner	Coastal Landscape on Fehmarn	3,000,000	4,000,000	3,500,000
27.556	John Singleton Copley	Mrs. Clark Gayton	3,000,000	4,000,000	3,500,000
28.151	Unknown	South Indian Brahma-Shiva	3,000,000	4,000,000	3,500,000
37.21	Jacob Isaaksz van Ruisdael	Farm and Hayrick on a River	3,000,000	4,000,000	3,500,000
38.60	William Sydney Mount	The Banjo Player	3,000,000	4,000,000	3,500,000
48.279	Edgar Degas	Morning Ride	3,000,000	4,000,000	3,500,000
60.61	Master of the Osservanza	The Resurrection	3,000,000	4,000,000	3,500,000
61.164	Master of the Arenberg Lamentation	The Lamentation	3,000,000	4,000,000	3,500,000
61.165	John Sloan	Wake of the Ferry, No. 1	3,000,000	4,000,000	3,500,000
65.139	Paul Cezanne	Skull and Book	3,000,000	4,000,000	3,500,000
65.76	John Chamberlain	Coo Wha Zee	3,000,000	4,000,000	3,500,000
68.298	Jacob Isaaksz van Ruisdael	Wooded Landscape with a Stream	3,000,000	4,000,000	3,500,000
72.441	Edgar Degas	Dancers in Repose	3,000,000	4,000,000	3,500,000
77.48	Robert Motherwell	Elegy to the Spanish Republic #131	3,000,000	4,000,000	3,500,000
78.59	John Everett Millais	Leisure Hours	3,000,000	4,000,000	3,500,000
21.72	John Singer Sargent	Home Fields	2,800,000	4,000,000	3,400,000
08.8	Mary Cassatt	Women Admiring a Child	2,800,000	3,500,000	3,150,000

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80.104	Dan Flavin	Monument for V. Tatlin	2,800,000	3,500,000	3,150,000
73.41	John Singer Sargent	Madame Paul Poirson	2,500,000	3,700,000	3,100,000
19.148	Robert Cozad Henri	The Young Girl	2,500,000	3,500,000	3,000,000
24.2	John Sloan	McSorley's Bar	2,500,000	3,500,000	3,000,000
28.102	Giorgio de Chirico	Gladiators and Lion	2,000,000	4,000,000	3,000,000
30.296	Thomas Cowperthwaite Eakins	Dr. Horatio C. Wood	2,500,000	3,500,000	3,000,000
44.5	Marsden Hartley	Log Jam, Penobscot Bay	2,500,000	3,500,000	3,000,000
65.60	Helen Frankenthaler	The Bay	2,500,000	3,500,000	3,000,000
70.560.A	John Singleton Copley	Colonel George Lewis	2,500,000	3,500,000	3,000,000
77.5	Diego M. Rivera	Edsel B. Ford	2,500,000	3,500,000	3,000,000
21.210	Otto Mueller	Bathers	2,500,000	3,200,000	2,850,000
16.5	William Merritt Chase	The Yield of the Waters	2,500,000	3,000,000	2,750,000
1986.102	Max Ernst	Moonmad	2,500,000	3,000,000	2,750,000
43.30	John Singleton Copley	John Gray	2,500,000	3,000,000	2,750,000
70.900	John Singleton Copley	Hannah Loring	2,500,000	3,000,000	2,750,000
41.37	John Singleton Copley	Colonel John Montresor	2,200,000	3,200,000	2,700,000
27.150	Nino Pisano	Madonna and Child	2,000,000	3,000,000	2,500,000
44.213	Giovanni Battista Tiepolo	Saint Joseph and the Christ Child	2,000,000	3,000,000	2,500,000
71.168	John Singleton Copley	Mrs. Benjamin Hallowell	2,200,000	2,800,000	2,500,000

72.437	Naum Gabo	Linear Construction No. 4	2,200,000	2,800,000	2,500,000
30.416	Islamic	Bottle made for the Rasulid Sultan Hizabr al-Din in Yemen	2,300,000	2,600,000	2,450,000
21.8	Edgar Degas	Portrait of a Woman	2,000,000	2,500,000	2,250,000
30.323	Islamic	Qur'an	2,000,000	2,500,000	2,250,000
54.460	Emil Nolde	Sunflowers	2,000,000	2,500,000	2,250,000
1985.25	Pierre Auguste Renoir	Clearing in the Woods	1,800,000	2,500,000	2,150,000
74.53	Roman	Torso of Aphrodite, Roman copy of the Venus Genetrix type	1,500,000	2,500,000	2,000,000
76.146	Sebastiano Ricci	Christ at the Sea of Galilee	1,800,000	2,200,000	2,000,000
78.47	Iranian	Achaemenid Persian Spearman	1,500,000	2,500,000	2,000,000
71.385.A	Richard Artschwager	Hospital Ward	1,700,000	2,000,000	1,850,000
2000.85	Medici Manufactory	Ewer (brocca)	1,300,000	2,300,000	1,800,000
70.206	Henri Matisse	Seated Nude	1,700,000	1,900,000	1,800,000
41.126	Master of the Tiburtine Sibyl	Crucifixion	1,500,000	2,000,000	1,750,000
64.155.A	Robert Indiana	The Brooklyn Bridge	1,500,000	2,000,000	1,750,000
69.304	Auguste Rodin	The Age of Bronze	1,500,000	2,000,000	1,750,000
1983.16	Jean Baptiste Carpeaux	Genius of the Dance	1,500,000	1,800,000	1,650,000
1992.223	Jean Baptiste Carpeaux	Genius of Dance	1,500,000	1,800,000	1,650,000
45.514	Andrea della Robbia	Madonna and Child	1,500,000	1,800,000	1,650,000
25.64	Islamic	Figure of a Courtier from a Palace Frieze	1,200,000	1,800,000	1,500,000

29.245	Unknown	Buddha	1,200,000	1,800,000	1,500,000
59.123	Hubert Gerhard	Hebe	1,400,000	1,600,000	1,500,000
59.296	Johann Joachim Kaendler	Postmaster "Baron" Schmiedel	1,400,000	1,600,000	1,500,000
52.118	John Singleton Copley	Head of a Negro	1,200,000	1,500,000	1,350,000
43.477	Andrea della Robbia	Head of a Youth	1,200,000	1,400,000	1,300,000
2001.67	Francois Rude	Departure of the Volunteers of 1792 (The Marseillaise)	1,000,000	1,500,000	1,250,000
64.82	Jean Auguste Dominique Ingres	Mlle. Cécile-Marie Panckoucke (later Mme. Jacques-Raoul Tournouër)	1,000,000	1,500,000	1,250,000
70.168	Edgar Degas	Woman with a Bandage	1,000,000	1,500,000	1,250,000
19.149	Robert Cozad Henri	The Beach Hat	1,000,000	1,400,000	1,200,000
71.78	Edgar Degas	Seated Woman Wiping her Left Side	1,000,000	1,200,000	1,100,000
54.100	John Singer Sargent	Judith Gautier	900,000	1,200,000	1,050,000
21.207	Karl Schmidt-Rottluff	Still Life, Cactus	800,000	1,200,000	1,000,000
21.73	Henri Eugene Augustin Le Sidaner	The Tea Table	800,000	1,200,000	1,000,000
58.360	John Singleton Copley	Jonathan Mountfort	800,000	1,200,000	1,000,000
21.180	Tang Di	Landscape	800,000	1,100,000	950,000
2005.63	Edgar Degas	Seated Nude Woman Brushing Her Hair	800,000	1,000,000	900,000
36.14	Alessandro Magnasco	Satire on a Nobleman in Misery	800,000	1,000,000	900,000
70.188	Diego M. Rivera	Robert Tannahill	1,500,000	200,000	850,000
72.296	Louis Jean Francois Lagrenee	Pygmalion and Galatea	700,000	1,000,000	850,000

70.253	Charles Demuth	Still Life with Apples and Bananas			
10.233	Charles Demuth	Still Life with Apples and Bananas	750,000	900,000	825,000
1997.1	Jean-Léon Gérôme	Seated Woman	700,000	900,000	800,000
21.17	Henri Baptiste Lebasque	On the Balcony	700,000	900,000	800,000
25.63	Unknown	Buddha's Descent from the Trayastrimsas Heaven	700,000	900,000	800,000
47.92	Salvator Rosa	The Finding of Moses	700,000	900,000	800,000
29.172	Unknown	Sakyamuni Emerging from the Mountains	600,000	900,000	750,000
59.295	Johann Gottlieb Kirchner	Joseph Froehlich, Court Jester of Augustus the Strong	700,000	800,000	750,000
48.274	Nathan Bowen	Chest on Chest	650,000	800,000	725,000
26.128	Unknown	Guanyin	600,000	800,000	700,000
29.444	Unknown	Pratyeka Buddha	550,000	850,000	700,000
37.73	Job Adriaensz Berckheyde	Interior of the Grote Kerk, Haarlem	600,000	800,000	700,000
65.145	Edgar Degas	Ballet Dancer Adjusting her Costume	600,000	800,000	700,000
65.174	Max Beckmann	Sacrificial Meal	600,000	800,000	700,000
76.3	Wen Zhengming	The First Prose Poem on the Red Cliff	600,000	800,000	700,000
1992.212	Enzo Cucchi	Quadro Feroce	500,000	800,000	650,000
26.122	Roman	Torso of Apollo, Roman copy	500,000	700,000	600,000
65.223	Pierre Auguste Renoir	Country Lane	500,000	700,000	600,000
1999.59	Paul Gauguin	La Petite Parisienne	500,000	600,000	550,000
40.161	Shen Zhou	Ode to the Pomegranate and Melon Vine	500,000	600,000	550,000

F1983.124	Charles Sheeler	Drive Wheels	500,000	600,000	550,000
09.1S382	Albrecht Dürer	Adam and Eve	450,000	550,000	500,000
2007.145	Charles Rennie Mackintosh	Chair	400,000	600,000	500,000
35.54	Islamic	Folio from the Great Mongol Shahnama: Ardashir Battles Bahman, Son of Ardavan	400,000	600,000	500,000
51.223	James Abbott McNeill Whistler	In the Studio	400,000	600,000	500,000
60.63	Pieter Pietersz Lastman	King David Handing the Letter to Uriah	400,000	600,000	500,000
1994.78.A	Greene and Greene	Blacker Dining Table	300,000	600,000	450,000
50.58	Charles Willson Peale	James Peale	350,000	550,000	450,000
70.187	Diego M. Rivera	Robert H. Tannahill	800,000	100,000	450,000
1985.30	Richard Estes	Welcome to 42nd Street (Victory Theatre)	350,000	450,000	400,000
2006.87	James Abbott McNeill Whistler	Violet and Blue: Among the Rollers	300,000	500,000	400,000
60.1	Auguste Rodin	Aime Jules Dalou	375,000	425,000	400,000
66.131	George Bright	Secretary	350,000	450,000	400,000
69.218	Roman	Statue of the Young Nero Wearing a Toga	350,000	450,000	400,000
71.399	Jean Baptiste Carpeaux	Ugolino and his Children	350,000	400,000	375,000
2003.32	Auguste Rodin	Vase of the Titans	300,000	400,000	350,000
40.48	Egyptian	Head of a Man	300,000	400,000	350,000
45.469	Rembrandt Peale	Self Portrait	300,000	400,000	350,000
67.273	Edgar Degas	Dancer Adjusting Her Slipper	300,000	400,000	350,000

71.196	Martin Carlin	Jewel Coffer	300,000	400,000	350,000
1992.16	Julian Schnabel	Cabalistic Painting	250,000	400,000	325,000
20.42	James Abbott McNeill Whistler	Robert Barr	250,000	350,000	300,000
50.193.A	Asteios Group	Panathenaic Amphora	250,000	350,000	300,000
58.359	John Singleton Copley	Elizabeth Pitts	250,000	350,000	300,000
59.314	George Cochran Lambdin	At the Front	250,000	350,000	300,000
52.27	George Caleb Bingham	The Checker Players	250,000	300,000	275,000
69.302	Edgar Degas	Spanish Dancer	250,000	300,000	275,000
1984.87	Andre-Charles Boulle and his sons	Pedestal Clock	200,000	300,000	250,000
40.47	Egyptian	Head of a Man	200,000	300,000	250,000
53.169	Unknown	Ritual Wine Vessel	200,000	300,000	250,000
1993.122	Richard Estes	Blue Cadillac	200,000	250,000	225,000
37.92	Paul Revere II	Teapot	200,000	250,000	225,000
29.1	Qian Xuan	Early Autumn	150,000	200,000	175,000
56.173	Edgar Degas	Schoolgirl	150,000	200,000	175,000
59.149	Thomas Harland	Tall Case Clock	150,000	200,000	175,000
F74.36	Diego M. Rivera	The Meal	150,000	200,000	175,000
1994.30	Auguste Rodin	Head of Balzac	150,000	180,000	165,000
F82.198	Jean Baptiste Carpeaux	Neapolitan Fisherboy	150,000	175,000	162,500

1983.25.A	Baltimore Painter	South Italian Funerary Vase	125,000	175,000	150,000
45.369	Rembrandt Harmensz van Rijn	Jan Lutma, Goldsmith	125,000	175,000	150,000
65.148	Edgar Degas	Mlle La La at the Circus Fernando	130,000	150,000	140,000
66.391	Hughie Lee-Smith	The Piper	100,000	180,000	140,000
75.86	Jean Baptiste Carpeaux	Le fumeur	125,000	150,000	137,500
77.63	Dong Qichang	Freehand Copy of Zhang Xu's Writing of the Stone Record	120,000	150,000	135,000
2005.1.1	Duncan Phyfe	Pair of Lyre Back Chairs	100,000	150,000	125,000
41.81	Unknown	Parvati	100,000	150,000	125,000
80.39	Korean	Pillow	100,000	150,000	125,000
09.1S949	Rembrandt Harmensz van Rijn	Christ with the Sick around Him, Receiving Little Children	100,000	130,000	115,000
59.297	Unknown	Crozier Head: Saint Michael and the Dragon	113,000	115,000	114,000
25.13	Egyptian	Head from an Anthropoid Sarcophagus	100,000	125,000	112,500
59.185	George Wesley Bellows	A Stag at Sharkey's	100,000	120,000	110,000
70.209	Pierre Auguste Renoir	La blanchisseuse	90,000	120,000	105,000
2001.70	George Cochran Lambdin	Roses on a Wall	80,000	120,000	100,000
53.153	George Caleb Bingham	John Quincy Adams	90,000	110,000	100,000
1984.2	Korean	Full Moon Jar	80,000	100,000	90,000
09.1S937	Rembrandt Harmensz van Rijn	Presentation in the Temple	12,000	160,000	86,000
14.7	Rembrandt Harmensz van Rijn	The Goldweigher's Field	70,000	90,000	80,000

09.1S922	Rembrandt Harmensz van Rijn	Self Portrait with Saskia	50,000	100,000	75,000
1993.19	Leonaert Bramer	The Adoration of the Magi	60,000	80,000	70,000
38.33	Rembrandt Harmensz van Rijn	Descent from the Cross by Torchlight	45,000	85,000	65,000
1988.1	Korean	Head of Buddha	50,000	70,000	60,000
65.140	Paul Cezanne	Slave	50,000	70,000	60,000
09.1S928	Rembrandt Harmensz van Rijn	Abraham and Isaac	40,000	70,000	55,000
09.1S968	Rembrandt Harmensz van Rijn	Landscape with a Square Tower	50,000	60,000	55,000
1990.295	Louis Comfort Tiffany	Jack-in-the-Pulpit Vase	50,000	55,000	52,500
09.1S945	Rembrandt Harmensz van Rijn	Christ and the Woman of Samaria	40,000	60,000	50,000
09.1S972	Rembrandt Harmensz van Rijn	Old Man Shading His Eyes with His Hand	40,000	60,000	50,000
68.22	Rembrandt Harmensz van Rijn	Old Man Shading His Eyes with His Hand	40,000	60,000	50,000
F77.104	Thomas Cowperthwaite Eakins	Three Female Nudes	40,000	60,000	50,000
09.1S959	Rembrandt Harmensz van Rijn	Death of the Virgin	35,000	55,000	45,000
09.1S963	Rembrandt Harmensz van Rijn	Medea: Or the Marriage of Jason and Creusa	30,000	50,000	40,000
09.1S963.A	Rembrandt Harmensz van Rijn	Medea: Or the Marriage of Jason and Creusa	30,000	50,000	40,000
09.1S986	Rembrandt Harmensz van Rijn	Three Heads of Women	35,000	45,000	40,000
1994.97.A	Islamic	Qur'an Folio	20,000	60,000	40,000
2006.109	Gandhara	Bodhisattva Padmapani	30,000	50,000	40,000
31.70	Egyptian	Seated Scribe	35,000	45,000	40,000

2003.26.1	Lorna Simpson	Bathroom	30,000	40,000	35,000
70.210	Auguste Rodin	Baudelaire	30,000	40,000	35,000
09.1S934	Rembrandt Harmensz van Rijn	Adoration of the Shepherds	25,000	40,000	32,500
09.1S975	Rembrandt Harmensz van Rijn	Man in an Arbour	30,000	35,000	32,500
09.1S923	Rembrandt Harmensz van Rijn	Self Portrait in a Velvet Cap with Plume	20,000	40,000	30,000
09.1S981	Rembrandt Harmensz van Rijn	Bearded Man in a Velvet Cap with a Jewel Clasp	20,000	40,000	30,000
27.586.1	Nepalese	Manuscript of the "Perfection of Transcendent Wisdom in Eight Thousand Verses" Text	20,000	40,000	30,000
35.40	Paul Revere II	Sugar Basket	25,000	35,000	30,000
35.41	Paul Revere II	Creamer	25,000	35,000	30,000
46.174	Rembrandt Harmensz van Rijn	Self Portrait in a Velvet Cap with Plume	20,000	40,000	30,000
2001.1	Rembrandt Harmensz van Rijn	The Angel Appearing to the Shepherds	24,000	34,000	29,000
09.1S974	Rembrandt Harmensz van Rijn	Old Man with a Divided Fur Cap	24,000	32,000	28,000
09.1S979	Rembrandt Harmensz van Rijn	Jan Asselyn	25,000	30,000	27,500
09.1S933	Rembrandt Harmensz van Rijn	Angel Appearing to the Shepherds	22,000	30,000	26,000
09.1S1044	Peter Paul Rubens	Saint Catherine of Alexandria	20,000	30,000	25,000
09.1S926	Rembrandt Harmensz van Rijn	Abraham Casting Out Hagar and Ishmael	20,000	30,000	25,000
09.1S943	Rembrandt Harmensz van Rijn	Christ Driving the Money Changers from the Temple	23,000	27,000	25,000
09.1S944	Rembrandt Harmensz van Rijn	Christ Driving the Money Changers from the Temple	23,000	27,000	25,000
2001.9	Lorna Simpson	Coiffure	20,000	30,000	25,000

35.103	Coptic	Female Portrait with Halo	20,000	30,000	25,000
45.370	Rembrandt Harmensz van Rijn	Golf Player	18,000	30,000	24,000
09.1S982	Rembrandt Harmensz van Rijn	Bust of a Man Wearing a High Cap, Three-Quarters Right: The Artist's Father (?	20,000	25,000	22,500
1989.76.A	Henry Kirke Brown	Filatrice	20,000	25,000	22,500
09.1S921	Rembrandt Harmensz van Rijn	Self Portrait in a Cap and Scarf with the Face Dark: Bust	15,000	28,000	21,500
09.1S929	Rembrandt Harmensz van Rijn	Joseph Telling His Dreams	16,000	24,000	20,000
68.20	Rembrandt Harmensz van Rijn	Old Man Shading His Eyes with His Hand	15,000	25,000	20,000
2004.52	James Abbott McNeill Whistler	The Kitchen	18,000	20,000	19,000
79.28.1	Suzuki Kiitsu	Reeds and Cranes	18,000	20,000	19,000
09.1S955	Rembrandt Harmensz van Rijn	Return of the Prodigal Son	15,000	22,000	18,500
09.1S936	Rembrandt Harmensz van Rijn	Presentation in the Temple	15,000	21,000	18,000
1988.62	Choi Sokhwan	Grapevine	15,000	20,000	17,500
09.1S941	Rembrandt Harmensz van Rijn	Tribute Money	13,000	20,000	16,500
45.368	Rembrandt Harmensz van Rijn	Triumph of Mordecai	12,000	20,000	16,000
52.243	Rembrandt Harmensz van Rijn	Christ Crucified between the Two Thieves	11,000	21,000	16,000
09.1S946	Rembrandt Harmensz van Rijn	Christ and the Woman of Samaria Among Ruins	14,000	17,000	15,500
09.1S953	Rembrandt Harmensz van Rijn	Christ Carried to the Tomb	14,000	16,000	15,000
09.1S984	Rembrandt Harmensz van Rijn	The Artist's Mother Seated, in an Oriental Headdress Half Length	12,000	18,000	15,000
1983.3	Unknown	Noh Theater Robe, Surihaku Type	10,000	20,000	15,000

52.242	Rembrandt Harmensz van Rijn	Flight into Egypt	14,000	16,000	15,000
09.1S973	Rembrandt Harmensz van Rijn	Old Man with Beard, Fur Cap, and Velvet Cloak	13,000	16,000	14,500
09.1S935	Rembrandt Harmensz van Rijn	The Circumcision	12,500	16,000	14,250
09.1S940	Rembrandt Harmensz van Rijn	Christ Disputing with the Doctors	11,000	15,000	13,000
09.1S947	Rembrandt Harmensz van Rijn	Raising of Lazarus	11,000	13,000	12,000
09.1S939	Rembrandt Harmensz van Rijn	Virgin and Child in the Clouds	8,000	15,000	11,500
09.1S980	Rembrandt Harmensz van Rijn	Old Bearded Man in a High Fur Cap	10,000	13,000	11,500
1988.10.13	Egyptian	The Book of the Dead of Nes-Min, Section 13	10,000	12,500	11,250
09.1S961	Rembrandt Harmensz van Rijn	Saint Jerome Praying: Arched	10,000	12,000	11,000
09.1S985	Rembrandt Harmensz van Rijn	Studies of the Head of Saskia and Others	8,000	12,000	10,000
59.79	Rembrandt Harmensz van Rijn	A Peasant in a High Cap, Standing Leaning on a Stick	9,000	11,000	10,000
46.173	Rembrandt Harmensz van Rijn	The Rest on the Flight: A Night Piece	6,000	8,000	7,000
59.289	Louis Comfort Tiffany	Flower-form Vase	6,000	8,000	7,000
64.295	John Sloan	Night Windows	6,000	7,500	6,750
09.1S956	Rembrandt Harmensz van Rijn	Beheading of John the Baptist	6,000	7,000	6,500
2002.135	Carrie Mae Weems	Not Manet's Type	5,000	7,500	6,250
F81.57	Robert Adamson	Elizabeth Rigby (later Lady Eastlake)	5,000	7,500	6,250
09.1S958	Rembrandt Harmensz van Rijn	Stoning of Saint Stephen	4,000	6,000	5,000
09.1S965	Rembrandt Harmensz van Rijn	Baptism of the Eunuch	3,500	6,500	5,000
				0,000	2,000

09.1S964	Rembrandt Harmensz van Rijn	Bathers	3,000	5,000	4,000
09.1S977	Rembrandt Harmensz van Rijn	Samuel Manesseh Ben Israel	2,500	5,000	3,750
09.1S977.50	Rembrandt Harmensz van Rijn	Samuel Manasseh Ben Israel	2,500	5,000	3,750
64.285	John Sloan	Connoisseurs of Prints	3,500	4,000	3,750
64.279	John Sloan	The Woman's Page	3,200	3,800	3,500
64.304	John Sloan	Prone Nude	2,000	3,000	2,500
F74.21	Islamic	Jewel Box inscribed "Amir Bukhara"	1,000	4,000	2,500
1983.21	Maruyama Okyo	Entertainments of the Four Seasons in Kyoto	2,000	2,500	2,250

Attachment J

Step 2 Attachment

DIA Accession No.	Artist	Title	Third Party Average Values
40.19	Donatello	Madonna and Child	5,750,000
70.186	Amedeo Modigliani	A Man	5,750,000
1994.57	Pierre Auguste Renoir	The Spanish Guitarist	5,000,000
34.188	Frans Jansz Post	View of the Jesuit Church at Olinda, Brazil	5,000,000
56.32	Fra Angelico	Madonna and Child with Angels	5,000,000
2005.62	Henri Matisse	Anemones and Peach Blossoms	4,750,000
65.108	Henry Moore	Reclining Figure	4,375,000
1988.18	Joan Mitchell	Before, Again II	4,000,000
46.56	Sassetta	The Betrayal of Christ	4,000,000
61.397	Lucas Cranach the Elder	Saint Christopher	4,000,000
22.3	Michel Erhart	Virgin and Child	3,750,000
43.38	Canaletto	The Piazza San Marco	3,500,000
53.270	Sassetta	The Agony in the Garden	3,500,000
69.305	Lyonel Feininger	Sailboats	3,500,000
23.31	Lucas Cranach the Elder	Madonna and Child with Infant Saint John the Baptist and Angels	3,350,000
26.94	Correggio	The Mystic Marriage of Saint Catherine	3,250,000
47.58	Peter Paul Rubens	Archduke Ferdinand, Cardinal-Infante of Spain, at the Battle of Nordlingen	3,250,000
63.156	Stuart Davis	Standard Brand	3,250,000

89.11	Giovanni Battista Cima	Madonna and Child	3,250,000
29.264	Diego Rodriguez de Silva Velazquez	A Man	3,125,000
47.81	Winslow Homer	The Dinner Horn	3,100,000
40.56	Winslow Homer	Girl and Laurel	3,000,000
59.11	Lyonel Feininger	Fisher off the Coast	3,000,000
74.2	Gaetano Gandolfi	Venus Receiving the Arms from Vulcan for Aeneas	3,000,000
77.1.2	Fra Angelico	Virgin Annunciate	3,000,000
74.122	Yves Tanguy	Shadow Country	2,950,000
64.459	Peter Paul Rubens	Saint Ives of Treguier, Patron of Lawyers, Defender of Widows and Orphans	2,750,000
70.150	Winslow Homer	The Four-Leaf Clover	2,750,000
51.66	Winslow Homer	Defiance: Inviting a Shot Before Petersburg	2,700,000
24.95	Benvenuto di Giovanni di Meo del Guasta	Virgin and Child with Angels	2,500,000
25.35	Carlo Crivelli	The Deposition of Christ	2,500,000
40.50	Michel Sittow	Catherine of Aragon as the Magdalene	2,500,000
59.444	Sodoma	The Holy Family and St. John	2,500,000
70.185	Amedeo Modigliani	Young Man with a Cap	2,500,000
72.436	Tony Smith	Gracehoper	2,500,000
73.1	Charles Le Brun	The Presentation of Christ in the Temple	2,500,000
45.454	Georgia O'Keeffe	Stables	2,375,000

F76.92	Donatello	The Nativity (Ford Nativity)	2,362,500
59.18	Thomas Germain	Tureen with Lid, Liner, and Stand	2,350,000
42.127	Claude Gellée	A Seaport at Sunset	2,300,000
26.107	Titian	The Appeal	2,250,000
41.10	Claude Gellée	Sunrise	2,250,000
44.271	Heinrich Campendonk	In the Forest	2,250,000
65.347	Niccolo dell' Abbate	Eros and Psyche	2,250,000
66.15	Giovanni di Paolo	Saint Catherine of Siena Dictating Her Dialogues	2,250,000
70.173	Edouard Manet	On the Beach	2,200,000
31.27	William Merritt Chase	My Little Daughter Dorothy	2,125,000
51.13	Bernardo Strozzi	Street Musicians	2,062,500
49.337	Antoine Jean Gros	Murat Defeating the Turkish Army at Aboukir	2,000,000
57.182	Otto Mueller	Gypsy Encampment	2,000,000
54.118	Charles Demuth	Buildings Abstraction, Lancaster	1,875,000
35.110	Oskar Kokoschka	View of Jerusalem	1,850,000
25.2	Egyptian	Head of a Woman	1,800,000
38.56	Giovanni Battista Piazzetta	Madonna and Child with an Adoring Figure	1,750,000
55.183.A	Thomas Germain	Tureen with Lid and Stand	1,750,000
61.28	Albert Bierstadt	The Wolf River, Kansas	1,750,000

78.38	Jasper Francis Cropsey	Indian Summer	1,750,000
08.9	Thomas Wilmer Dewing	The Recitation	1,700,000
27.316	Thomas Wilmer Dewing	Summer	1,700,000
73.3	Henry Clifton and Thomas Carteret, Philadelphia	High Chest of Drawers	1,700,000
49.23	Jean Antoine Houdon	Robert Fulton	1,625,000
50.20	Max Beckmann	Still Life with Lilies	1,600,000
77.12	Andrew Wyeth	Sea Boots	1,600,000
53.359	Francesco Guardi	View of Dolo on the Brenta	1,575,000
76.79	Kongo	Nail Figure	1,575,000
53.468	Domenico Ghirlandaio	Young Man	1,550,000
25.65	Jan de Cock	Lot and His Daughters	1,500,000
26.110	Andrea Solario	Saint George and Saint Sebastian	1,500,000
29.316	Giovanni del Biondo	Virgin Annunciate	1,500,000
29.322	Max Beckmann	Still Life with Fallen Candles	1,500,000
47.398	John Zoffany	Scene from "Love in a Village"	1,500,000
63.135	Karl Schmidt-Rottluff	Evening by the Sea	1,450,000
63.133	Oskar Kokoschka	Girl with Doll	1,425,000
25.6	George Benjamin Luks	Three Top Sergeants	1,400,000
58.385	Paula Modersohn-Becker	Old Peasant Woman	1,400,000

2010.106	Philip Guston	Driver	1,375,000
53.193	Lorenz Helmschmied	Armor in the Gothic Style	1,375,000
1999.119.A	Raoul Dufy	The Allegory of Electricity	1,350,000
66.68	Frank Stella	Union I	1,350,000
66.17	Johann Joachim Kaendler	Crane (Grus Grus)	1,325,000
2006.153	Raymond Duchamp-Villon	Le Cheval Majeur (The Large Horse)	1,250,000
24.96	Master of Città di Castello	Madonna and Child	1,250,000
89.30	Gerrit Adriaensz. Berckheyde	View of the Grote Kerk in Haarlem	1,250,000
16.31	Frank Weston Benson	My Daughter Elisabeth	1,200,000
25.20	Antonio Susini	Lion Attacking Horse	1,200,000
59.450	Ernst Ludwig Kirchner	Café	1,200,000
79.143	Childe Hassam	Notre Dame Cathedral, Paris, 1888	1,200,000
24.30	Maurice Brazil Prendergast	Landscape with Figures	1,175,000
2011.18	Sanford Robinson Gifford	On the Nile	1,150,000
29.321	Edvard Munch	Boy in Blue	1,150,000
29.315	Giovanni del Biondo	Angel Annunciate	1,125,000
79.30	Bartolomeo Manfredi	The Fortune Teller	1,125,000
62.97	Henry Moore	Reclining Figure	1,100,000
64.264	Jean Arp	Torso of a Giant	1,075,000

25.205	Domenico Ghirlandaio	Saint Michael and the Angels at War with the Devil	1,050,000
26.17	Boris Grigoriev	Russian Peasant Girl	1,050,000
70.229	Constantin Brancusi	Sleeping Child	1,050,000
1991.1015	Paul Klee	Translucencies, Orange-Blue	1,025,000
81.695	Giovanni Battista Foggini	Cupid and Psyche	1,025,000
77.72	Jean Francois de Troy	Luncheon with Figures in Masquerade Dress	1,020,000
89.39	Pieter de Hooch	Mother Nursing Her Child	1,000,000
25.183	Kongo	Knife Case and Lid	950,000
73.167	Pietro Piffetti	Secretary	950,000
01.2	John Mix Stanley	Indian Telegraph	900,000
59.443	Pierre Bonnard	Woman with Dog	875,000
63.134	Karl Schmidt-Rottluff	Man with a Green Beard	875,000
75.31	Camille Pissarro	The Kitchen at Piette's, Montfoucault	850,000
89.23	Guido Reni	Head of Christ Crowned with Thorns	850,000
37.2	Karl Schmidt-Rottluff	Rain Clouds, Lago di Garda	825,000
82.27	Giovanni Franceso Susini	Bacchus and a Young Satyr	825,000
19.34	Frederick Carl Frieseke	The Blue Gown	800,000
1990.10	Gioacchino Assereto	St. Francis of Assisi in Ecstasy before a Cherub with a Violin	800,000
22.203	Ferdinand Hodler	A Woman	800,000

49.417	Danese Cattaneo	Neptune: Allegory of Winter and Water	775,000
49.418	Danese Cattaneo	Mars: Allegory of Summer and Fire	775,000
53.177	Etienne Pollet	Toilet Service of the Duchesse de Cadaval	775,000
76.95	Robert Smithson	Non Site - Site Uncertain	775,000
21.205	Erich Heckel	Woman	750,000
26.113	Cristoforo Caselli	Saint Matthew and Saint Sebastian	750,000
44.90	Paul Klee	Reclining	750,000
46.135	Martin Johnson Heade	Sunset	750,000
56.85.2	Thomas Germain	Candelabrum	750,000
71.7	Claes Oldenburg	Giant Three-Way Plug	750,000
75.18	Claes Oldenburg	Alphabet / Good Humor - Cloth Study	750,000
77.14	Claes Oldenburg	Alphabet / Good Humor	750,000
36.10	Il Pensionante del Saraceni	The Fruit Vendor	725,000
15.12	Willard Leroy Metcalf	The White Veil	700,000
1983.24	Fang	Mask	700,000
37.11	Frederic Sackrider Remington	The Mountain Man	700,000
26.43	Willem Kalf	Still Life with Columbine Goblet	675,000
37.1	Emanuel de Witte	Interior of the Oude Kerk in Amsterdam	675,000
56.31	Thomas Cole	American Lake Scene	675,000

F76.14	Albrecht Dürer	Adam and Eve	650,000
64.218	Karl Hofer	Wind	625,000
74.123	Chaim Soutine	Red Gladioli	625,000
1992.290	Benin	Horse and Rider	615,000
55.519	Unknown	Pride	600,000
19.150	Robert Cozad Henri	Boy with Plaid Scarf	550,000
1995.26	Martin Johnson Heade	Seascape: Sunset	550,000
26.28	Maurice de Vlaminck	Marine	550,000
52.246	Augustus Saint-Gaudens	Abraham Lincoln	550,000
77.29	Fang	Head	550,000
34.191	Bacchiacca (Francesco Ubertini Verdi)	Saint John the Baptist in the Wilderness	545,000
56.85.1	Thomas Germain	Candelabrum	525,000
75.59	Felix Vallotton	Standing Nude Holding Gown on Her Knee	525,000
26.112	Cristoforo Caselli	Saint Paul and Saint James the Elder	500,000
28.123	Master of the Games	A Peasant Family	500,000
30.322	William James Glackens	The Promenade	500,000
46.359	Rogier van der Weyden	Saint Jerome in the Desert	500,000
57.88	Unknown	Yogini	500,000
1988.9	Jean-Frederic Bazille	Still Life with Fish	475,000

79.21	Pierre Puget	Le ravissement d'Helene	475,000
53.197	Unknown	Armor for the Tilt in the Saxon Fashion	462,500
14.5	Jonas Lie	Culebra Cut	450,000
19.36	Elie Nadelman	Resting Stag	450,000
19.43	Paul Manship	Dancer and Gazelles	450,000
1987.75	Louis Francois Roubiliac	Bust of Isaac Ware	450,000
1992.8	Henri Gervex	Cafe Scene in Paris	450,000
21.181	Unknown	Landscape	450,000
29.425	Unknown	Ceremonial Wine Vessel	450,000
58.383	Michel Sittow	A Young Man in a Red Cap	450,000
72.201	Rembrandt Harmensz van Rijn	Man Wearing a Plumed Beret and Gorget	450,000
79.22	Bamileke	Maternity Figure	450,000
41.124	Donatello	Coat of Arms of the Boni Family	437,500
76.159	Lovis Corinth	Still Life with Lilacs	437,500
2005.72	Thomas Wilmer Dewing	Commerce and Agriculture Bringing Wealth to Detroit	425,000
22.8	Andrea Previtali	Madonna and Child in Landscape	425,000
22.9	Antonio Rimpatta	Madonna and Child with the Infant Saint John the Baptist	425,000
24.113	Greek	Draped Female Figure	425,000
27.160	Augustus Edwin John	The Mumpers	425,000

50.31	John Haberle	Grandma's Hearthstone	425,000
82.49	Bena Lulua	Figure	425,000
19.66	James Earle Fraser	The End of the Trail	400,000
25.201	Odilon Redon	Evocation of Butterflies	400,000
25.41	Maso di Banco	Virgin Enthroned with Saints, Nativity and Crucifixion	400,000
26.370	Sawos	Ceremonial Shield	400,000
29.331	Georg Kolbe	Assunta	400,000
38.80	Bernardino dei Conti	Gentleman of the Trivulzio Family	400,000
69.361	Ellsworth Kelly	Black White	400,000
82.3	Paul Manship	The Moods of Time: Evening	400,000
20.100	Henry Raeburn	Henry David Erskine, Twelfth Earl of Buchan	375,000
2001.36	Severin Roesen	Flowers	375,000
36.30	Paolo Veronese	The Muse of Painting	375,000
37.74	Unknown	Vase	375,000
10.6	Willard Leroy Metcalf	Unfolding Buds	350,000
19.19	Childe Hassam	Surf and Rocks	350,000
19.37	Elie Nadelman	Wounded Stag	350,000
1990.245	Doccia Porcelain Factory	Apollo in his Chariot	350,000
1996.32	Joseph Chinard	Perseus Rescuing Andromeda	350,000

25.206	Unknown	Young Man	350,000
44.165	Washington Allston	The Flight of Florimell	350,000
45.455	Charles Sheeler	Home Sweet Home	350,000
53.470	Oskar Kokoschka	The Cat	350,000
70.680	Theodore Robinson	Scene at Giverny	350,000
29.355	Luca della Robbia	Madonna and Child	340,000
1994.88	Thomas Worthington Whittredge	The Baptism	325,000
1998.58	Ercole Ferrata	Portrait Bust of Ottaviano Acciaiuoli	325,000
39.6	Asher Brown Durand	Monument Mountain, Berkshires	325,000
43.418	Jacob Jordaens	Job	325,000
72.839	Thomas Wilmer Dewing	Classical Figures	325,000
73.254	Antonio Montauti	The Return of the Prodigal Son	325,000
46.260	Etruscan	Bronze Statuette of a Rider	317,500
27.158	Arthur Bowen Davies	Dances	312,500
53.196	Unknown	Armor for the Tilt	312,500
1983.13	Franz Ignaz Günther	Christ at the Column	300,000
1998.1	Richard Wilson	Caernarvon Castle	300,000
21.102	Charles Rennie Mackintosh	Petunias	300,000
26.22	Jan Baptist Weenix	Still Life with a Dead Swan	300,000

20.05	Nicelea Lawrent	The Depart of the Uniting Dept.	200,000
28.95	Nicolas Lancret	The Repast of the Hunting Party	300,000
29.320	Andrea di Bartolo	Christ in Benediction	300,000
55.175	Richard Caton Woodville	The Card Players	300,000
21.70	William McGregor Paxton	Woman Sewing	290,000
47.122	George Benjamin Luks	Woman with Macaws	287,500
26.126	Byzantine	Casket	275,000
26.180	Benin	Royal Portrait	275,000
29.324	Giorgio de Chirico	Horses	275,000
29.357.A	Carl Milles	Europa and the Bull	275,000
51.9	Ojibwa	Bowl in the Form of a Beaver	275,000
53.200	Unknown	Corsaletto	262,500
08.7	John Henry Twachtman	The Pool	250,000
1999.1	Martin Puryear	Untitled, 1997	250,000
25.22	Albert Pinkham Ryder	Summer Night, Moonlight	250,000
30.370	Rembrandt Harmensz van Rijn	Christ	250,000
50.19	Albert Pinkham Ryder	The Tempest	250,000
81.698	Easter Island	Gorget	250,000
F80.215	Robert S. Duncanson	Ellen's Isle, Loch Katrine	250,000
23.100	George Inness	Apple Orchard	240,000

51.331	George Inness	The Lonely Pine	240,000
26.106	Unknown	Adoration of the Magi, St. Severus and St. Walburga, St. James and St. Philip	225,000
26.124	Francesco da Valdambrino	Corpus of Christ	225,000
29.348	Francesco Fanelli	Don Gaspar de Guzman, Duke of San Lucar, known as the Count-Duke of Olivares (1587-1645)	225,000
30.371	Egyptian	Relief of Peasants Driving Cattle and Fishing	225,000
82.26	John White Alexander	Panel for Music Room	225,000
15.2	Paul Manship	Centaur and Dryad	210,000
25.145	Domenico di Michelino	The Trinity	210,000
28.147	Unknown	Reliquary	210,000
10.21	Birge Harrison	Fifth Avenue at Twilight	200,000
1997.80	Olówè of Isè	Palace Door	200,000
27.382	Philippe Magnier	Nymph and Eros	200,000
27.383	Antoine Coysevox	Le Fleuve la Garonne	200,000
28.150	Unknown	Attendant Deity	200,000
28.99	Marie Laurencin	Mother and Child	200,000
49.498	Robert S. Duncanson	Uncle Tom and Little Eva	200,000
55.520	Unknown	Charity	200,000
55.521	Unknown	Fortitude	200,000
55.522	Unknown	Wrath	200,000

89.44	Rembrandt Harmensz van Rijn	The Death of Lucretia (?)	200,000
22.10	Francesco dai Libri	Madonna and Child	190,000
27.211	Roman	Head of a Man	190,000
53.198	Unknown	Half-Armor	187,500
21.182	Unknown	Virgin and Child Enthroned	185,000
21.197	Unknown	Altar Cross	185,000
22.30	Unknown	Virgin and Child with Donor	185,000
1992.42	Bartolomeo Bellano	Head of a Youth or Angel	175,000
21.213	Georg Kolbe	Resurrection	175,000
65.162	Henri Matisse	Plumed Hat	175,000
70.323	Emil Nolde	Portrait of the Artist and His Wife	175,000
59.124.A	Fontana Workshop	Childbirth Set	172,500
43.486	William Merritt Chase	Portrait of a Lady in Black	162,500
67.254	William Merritt Chase	Mrs. William Merritt Chase	162,500
70.831	Benjamin West	Lot Fleeing from Sodom	162,500
20.113	Eugene Louis Boudin	View of Antibes	160,000
21.209	Erich Heckel	Sunflowers	160,000
29.327	James Ensor	Le Ballet Féerique (Le Jardin D'Amour)	160,000
31.55	Islamic	Ewer	160,000

2004.14	Hale Woodruff	The Art of the Negro: Artists (Study)	150,000
25.147	Tino di Camaino	Madonna and Child	150,000
26.108	Guercino (Giovanni Francesco Barbieri)	Christ and the Woman of Samaria	150,000
27.380	Donatello	Saint George	150,000
27.381	Michelangelo	Dying Slave	150,000
28.144	John Crome	View near Weymouth	150,000
35.119	Thomas Doughty	In Nature's Wonderland	150,000
38.25	Turone da Verona	Crucifixion	150,000
69.452	Henry Ossawa Tanner	Flight into Egypt	150,000
70.328	Karl Schmidt-Rottluff	Water Lilies	150,000
81.644	Meskwaki	Bear Claw Necklace	150,000
24.73	Aristide Maillol	Crouching Female	140,000
25.184	Niccolo Tribolo	Putto and Two Geese	140,000
28.83	Unknown	Vase	140,000
24.98	Egyptian	Relief of Mourners and Funeral Meats	137,500
42.59	Asher Brown Durand	View of Rutland, Vermont	137,500
28.181	Renee Sintenis	Donkey	135,000
28.94	Jan Fyt	Dead Game and Weasels	135,000
25.18	Unknown	Angel Holding Candlestick	130,000

51.54	Girolamo Campagna	Athena Armed	130,000
16.13	Solon Hannibal Borglum	Lassoing Wild Horses	125,000
1983.7	Eskimo	Winged Object	125,000
26.7	Riza-i 'Abbasi	Pair of Doors	125,000
29.313	Islamic	Double-niche rug	125,000
29.41	Luca Signorelli	The Resurrected Christ Appearing to St. Magdalene	125,000
29.42	Luca Signorelli	The Resurrected Christ Appearing to His Disciples	125,000
44.219	School of Florence	The Agony in the Garden	125,000
44.220	School of Florence	Pilate Washing his Hands	125,000
47.397.A	Dick Price	Sisiutl	125,000
59.312	John Mix Stanley	Mountain Landscape with Indians	125,000
80.25	Unknown	Tray with Design of Cranes and Chrysanthemums	125,000
22.12	Andrea di Bartolo	Madonna and Child	120,000
26.111	Antoniazzo Romano	Christ Enthroned, the Virgin, Saint Francesca Romana, an Angel and Donor	120,000
1994.77	Unknown	Pietre dure Cabinet	115,000
22.254.1	Unknown	Console	115,000
24.104	Roman	Head of Bearded Man	115,000
24.13	Tyskiewicz Painter	Jar depicting Aphrodite, Hera and Hermes	115,000
27.208	Roman	Sarcophagus with Winged Victories Holding Plaque	115,000

48.137	Islamic	Summer Floor Covering (nihale)	115,000
16.16	William Merritt Chase	Self Portrait	112,500
24.110	Bonino da Campione	Madonna and Child	110,000
27.273	Islamic	'Dragon' Rug	110,000
26.138	Unknown	Sarcophagus	105,000
29.443	Unknown	Buddha Triad with Mandorla	105,000
13.8	Robert Reid	The Miniature	100,000
2001.74	Islamic	Section of a Tile Panel	100,000
25.151	Agostino di Giovanni	Madonna and Child with Angels	100,000
26.181	Islamic	Bowl	100,000
27.541	Unknown	Scene from "The Tale of Genji": from the chapter "The Maiden"	100,000
29.297	Islamic	Inkwell	100,000
30.283	Paul Klee	Woman Reading	100,000
34.153	Tintoretto	Study after Michelangelo's Saint Damian	100,000
53.273	Irish	Lunula	100,000
27.314	Dwight William Tryon	Autumn	95,000
27.315	Dwight William Tryon	Spring	95,000
30.421	Islamic	Bowl Inscribed "Wealth"	90,000
1997.72.A	Louis Comfort Tiffany	Tall Case Clock	85,000

22.15	Raoul Dufy	Still Life	85,000
24.105	Cypriot	Head of a Bearded Man	85,000
25.43	Mariotto di Nardo	Madonna and Child	85,000
27.546	Anonymous	Seated Nyoirin Kwannon	85,000
29.333	Unknown	Saint John the Evangelist	85,000
30.291	Max Kaus	Man in a Fur Coat	85,000
30.432.A	Islamic	Salt Cellar inscribed with Poem about Salt	85,000
28.186	Edward Hopper	The Locomotive	82,500
21.23	Bessie Potter Vonnoh	Allegresse	80,000
26.144	Unknown	Transenna	80,000
26.145	Unknown	Transenna	80,000
27.1	Unknown	Tomb Effigy of a Recumbent Knight	80,000
29.430	Edward Hopper	Night in the Park	80,000
76.144	Cheyenne	Shield	80,000
2002.216	Claes Oldenburg	Inverted Q	75,000
22.11	Antoniazzo Romano	Madonna and Child	75,000
25.114	George Wesley Bellows	A Knockout, Second State	75,000
25.5	Islamic	Bottle	75,000
26.79	Dante Gabriel Rossetti	A fight for a Woman	75,000

29.233.A	Egyptian	Portion of a Carpet	75,000
29.356	Carl Milles	Folke Filbyter	75,000
57.84	Robert S. Duncanson	Fruit Piece	75,000
70.651	Claes Oldenburg	Profile Airflow	75,000
77.49	Maya	Embracing Couple	75,000
79.179	Western Apache	Olla	75,000
82.33.A	Korean	Stationery Box with Design of Lotus Blossoms and Scrolls	75,000
85.3	Rembrandt Peale	The Court of Death	75,000
24.120	Leningrad Painter	Mixing Vessel	70,000
26.142	Unknown	Christ and the Symbols of the Four Evangelists	70,000
26.179	Unknown	Transenna	70,000
28.81.1	Jean Hauré	Sconce	70,000
77.78	Nazca Huari	Ceremonial Textile	70,000
24.108.A	St. Romauld and Camaldolse Monks	Choral Leaf Fragment: Historiated "A" with Six Monks Presenting a Book to an Enthroned Saint (?)	67,500
1999.58	William T. Williams	The Flute Player	65,000
2000.44	Howardena Pindell	Autobiography: Air/CS560	65,000
24.127	Swing Painter	Storage Jar	65,000
28.112	Max Kaus	Young Woman Sewing	65,000
28.67	Unknown	Four Heads of Buddhist Divinities	65,000

30.285	Oscar Ghiglia	The Artificial Rose	65,000
38.9	Jacques de Gheyn II	Studies of the Heads of Two Youths and an Old Woman	65,000
45.130	Roman	Oscillum with Satyr and Maenad	65,000
47.82	Robert Crosman	Taunton Chest	65,000
21.79	Wilhelm Pleydenwurff	The Nuremberg Chronicle	60,000
27.547	Anonymous	Seated Kwannon with Two Attendants	60,000
28.100	Maurice Utrillo	The Country House	60,000
70.953	Mather Brown	Sir George Augustus Elliott, Baron Heathfield	60,000
25.36	Islamic	Tile	57,500
28.88	François-Joseph Duret	Flora	57,500
26.90	Thomas Sully	Mrs. Edward Hudson	55,000
27.281	Micali Painter	Storage Jar	55,000
28.96	Andre Derain	Bay of Ciotat	55,000
28.97	Andre Derain	Young Girl	55,000
29.347	Wilhelm Lehmbruck	Standing Female Figure	55,000
30.372	Egyptian	A Middle Kingdom Dignitary	55,000
26.20	Augustin Hirschvogel	Landscape with the Conversion of Saulus	52,500
30.373	Egyptian	Scarab	52,500
1986.25	Huari	Tunic	50,000

2002.126	Robert Colescott	Change Your Luck	50,000
21.135	Jean Duvet	The Martyrdom of Saint John the Evangelist	50,000
21.192	Unknown	The Dream of Daniel	50,000
24.72	Aristide Maillol	Standing Female	50,000
26.369	Papuan Gulf	Ceremonial Shield	50,000
27.542	Anonymous	Seishi, the Wisdom of Amida, Seated on Lotus Pedestal	50,000
27.545	Anonymous	Amida, Jizo, Seishi, Kwannon and Raikabutsu	50,000
30.359	Rembrandt Harmensz van Rijn	Abraham's Sacrifice	50,000
30.362	Rembrandt Harmensz van Rijn	Abraham Entertaining the Angels	50,000
47.180	Vera Cruz	Palma with Maize God Receiving a Human Sacrifice	50,000
51.10	Ojibwa	Scoop or Spoon	50,000
52.207	Robert S. Duncanson	William Berthelet	50,000
78.87	Hale Woodruff	Ancestral Memory	50,000
F1983.73	Bob Thompson	The Death of Camilla	50,000
1994.19	Donald Sultan	Oranges on a Branch March 14, 1992	45,000
21.189	School of Burgundy	Saint Paul	45,000
22.213	A Stone Buddhist stele	Buddha with Attendants	45,000
22.277	Unknown	Pieta	45,000
26.139	Roman	Strigilated Sarcophagus with Figures of Salus & Asclepius	45,000

26.161	Unknown	Amida Buddha	45,000
26.35	Auguste Herbin	Still Life	42,500
29.301.A	The Annunciation	Antiphonary Leaf: Historiated "M" with Annunciation	42,500
29.302.A	The Assumption	Antiphonary Leaf: Historiated "V" with Assumption	42,500
40.49	Egyptian	Cinerary Urn	42,500
45.120	Roman	Bull Statuette	42,500
82.29	Mangbetu	Harp	40,770
1983.31.1	Sam Gilliam	The Arc Maker I & II	40,000
1985.18	Judy Pfaff	The Italians	40,000
22.205	Niklaus Weckmann	Virgin and Child	40,000
24.14	Group E, Greek	Neck Amphora	40,000
25.176	Byzantine	Calendar of the Twelve Great Feasts of the Orthodox Church	40,000
26.10	Benin (i)	Warrior	40,000
26.109	Jan van Coninxloo	The Crucifixion	40,000
26.11	Benin (II)	Warrior	40,000
26.116	Mariano Andreu	Spanish Dancer	40,000
26.117	Mariano Andreu	The Bathers	40,000
26.32	Paul Signac	Port Louis	40,000
26.33	Paul Signac	The Seine	40,000

28.103	Gino Severini	Still Life	40,000
29.312	William Cripps	Epergne	40,000
29.330	Aristide Maillol	Venus	40,000
60.66	Jean-Léon Gérôme	Solitude	40,000
22.225	Islamic	Carpet with a Large Octagon and Four Small Octagons	37,500
26.120	Unknown	The Flagellation	37,500
26.89	Thomas Sully	Dr. Edward Hudson	37,500
30.380	George Grosz	Conversation	37,500
30.446	Islamic	Seven-wick Lamp	37,500
30.460	Islamic	Bowl	37,500
1987.93	Navajo	Wearing Blanket	35,000
1989.50	Alvin Loving	J.E. and the Uptown A's	35,000
1997.8	Sèvres Porcelain Manufactory	Napoléon I	35,000
2001.38	Augusta Savage	Gamin	35,000
25.156	Donatello	Coat of Arms of the Martelli Family	35,000
26.223	Unknown	Window Frame	35,000
28.132	Tibetan	Yamantaka and Minor Deities	35,000
29.318	Antonio Vivarini	Scene from the Life of a Female Saint	35,000
29.342	Unknown	Lady with Phoenix Headdress	35,000

30.274	Unknown	Portrait of an Artist	35,000
53.171	Unknown	Tiger Mask	35,000
53.175	Unknown	Central Asian Musician	35,000
53.176	Unknown	Central Asian Musician	35,000
21.194	Unknown	Saint Catherine	32,500
25.61	Ivan Mestrovic	Contemplation	32,500
27.216	Roman	Cinerary Urn	32,500
22.279	Unknown	Chandelier	31,000
1992.214	Beauford Delaney	Self Portrait	30,000
21.31	Charles Cottet	The Port of Douarnenez	30,000
25.161	Unknown	Candelabrum Relief	30,000
26.129	Unknown	Bas-relief of a Horse	30,000
28.141	Unknown	Gateleg Table	30,000
28.145	Islamic	Dish	30,000
29.250	William Savery	Arm Chair	30,000
25.155	Unknown	Relief	29,000
1992.279	Sèvres Porcelain Manufactory	Fénelon, from the "Great Men" Series	27,500
22.29	Unknown	Drawing Room	27,500
29.259	Alexander Helwig Wyant	Summer Landscape	27,500

21 247	Islamia	Cawad Danel pessibly from a constant	27.500
31.347	Islamic	Carved Panel, possibly from a cenotaph	27,500
26.155	Unknown	Coat of Arms of the Neapolitan Branch of the Antinori Family	26,500
26.193	Unknown	Roundel with Two Lions (?) in Combat	26,500
26.203	Unknown	Coat of Arms of Federico da Montefeltro	26,500
09.1S1047	Jacob Isaaksz van Ruisdael	Cottage on the Summit of the Hill	25,000
21.196	Unknown	Dish	25,000
74.44	Richard Hunt	Field Section	25,000
22.206	Unknown	Saint Bridget of Sweden	24,000
26.143	Unknown	Coat of Arms of Pope Leo X, of the Deputy Apostolic Legate in Bologna, Archbishop Altobello Averoldi of Brisighella, and of the town of Bologna	24,000
26.183	Unknown	Coat of Arms	23,500
22.246	Unknown	Roundel with Pair of Dragons	22,500
22.247	Unknown	Roundel with Pair of Birds	22,500
26.146	Unknown	Lion	22,500
26.192	Unknown	Roundel with Bird Attacking a Rabbit	22,500
27.210	Arnolfo di Cambio	Angel	22,500
27.573	Unknown	Arm Chair	22,500
26.119	Unknown	An Apostle	21,000
26.205	Unknown	Coat of Arms of the Brancaccio Imbriani Family	21,000
27.217	Roman	Fish	21,000

1986.66	Sam Gilliam	Gram	20,000
21.116	Honore Daumier	Le ventre legislatif	20,000
26.235	Unknown	Lunette	20,000
24.77	Unknown	Lamentation over the Dead Christ	18,500
27.241	Unknown	Coat of Arms, Governor of Duren	18,500
1992.43	Meissen Porcelain Manufactory	Teapot	17,500
26.148	Unknown	Fragment of a Relief	17,500
26.217	Unknown	Coat of Arms of Niccolo Sottile (?)	17,500
26.221	Unknown	Coat of Arms, probably of the Suarez Family	17,500
46.145	Pablo Picasso	Le combat	17,500
22.249	Unknown	Roundel with Lion Passant	16,000
26.219	Unknown	Relief Panel with Birds and Lions	16,000
28.91	Islamic	Dish	16,000
22.245	Unknown	Roundel with Mermaid	15,000
22.248	Unknown	Roundel with Lion Attacking a Deer	15,000
26.156	Unknown	Roundel With a Bird Attacking a Rabbit	15,000
26.187	Unknown	Roundel with Bird Attacking a Rabbit	15,000
26.188	Unknown	Roundel with Bird Attacking a Rabbit	15,000
26.194	Unknown	Roundel with Horsemen in Combat with a Feline Animal	15,000

26.220	Unknown	Relief Fragment	15,000
77.71	Bamgboye of Odo-Owa	Epa Cult Mask	15,000
21.184	Unknown	Crespina Istoriato	14,000
24.143	Larghetto Painter	Mixing Vessel	14,000
24.147	Dotted Stripe Group, Greek	Fish Plate	14,000
26.170	Unknown	Ciborium Fragment	14,000
26.189	Unknown	Roundel: Two Birds Flanking a Tree	14,000
26.190	Unknown	Roundel with Pair of Birds	14,000
26.197	Unknown	Roundel with Agnes Dei	14,000
28.79	Jean-Baptiste-François Cronier	Mantel Clock	14,000
31.349	Islamic	Tile with Lotus Blossoms	14,000
29.214	Unknown	Standing Bowl	13,500
26.196	Unknown	Roundel with Fox Attacking a Sheep	13,000
26.201	Unknown	Roundel with Two Animals in Combat	13,000
27.220	Unknown	Coat of Arms of the Pasqui or possibly Bernardi Family	13,000
2002.136.1	Fletcher and Gardiner	Coffee Pot	12,500
26.215	Unknown	Coat of Arms of Federico da Montefeltro	12,500
09.1S932	Rembrandt Harmensz van Rijn	Angel Departing from the Family of Tobias	12,000
47.160	Rembrandt Harmensz van Rijn	Angel Departing from the Family of Tobias	12,000

24.11	County	El-al.	11.750
24.11	Greek	Flask	11,750
26.213	Unknown	Coat of Arms of the Fiaschi Family	11,500
1993.24	C. F. A. Voysey	Arm Chair	11,000
26.212	Unknown	Coat of Arms of the Pucci delle Stelle Family	11,000
27.221	Unknown	Coat of Arms, possibly of the Gioacchini Family	11,000
79.37	Pende	Mask	11,000
26.202	Unknown	Coat of Arms, Probably of the 'Capitani del Bigallo'	10,500
26.209	Unknown	Coat of Arms of the Gazola Family	10,500
26.214	Unknown	Coat of Arms of the Courtot de Cissey Family	10,500
1994.3.A	Boston & Sandwich Glass Company	Overlaid Glass Lamp	10,000
52.130	Edgar Degas	Horses in the Meadow	10,000
24.12	Painter of the Lowering Bulls	Bottle	9,750
30.457	Islamic	Jug	9,750
27.218	Unknown	Sarcophagus	9,500
30.431	Islamic	Mirror with Benedictory Inscription	9,250
1993.49	Robert Moskowitz	Hard Ball III	9,000
26.191	Unknown	Roundel with Bird Attacking a Rabbit	9,000
26.206	Unknown	Coat of Arms, Probably of the Nini Family	9,000
26.208	Unknown	Coat of Arms of the Swiss Luder Family and of the Lund Family, from Schleswig	9,000

26.210	Unknown	Coat of Arms, unidentified Italian or possibly of the Michault de St-Mars Family	9,000
25.149	Unknown	Cassone	8,500
26.158	Unknown	Madonna and Child with Saints and Angels	8,500
30.447	Islamic	Base of a Lamp Stand wwith Benedictory Inscription	8,500
78.43	Unknown	Capital	8,500
70.95	Guro	Standing Female Figure	8,130
62.70	Rembrandt Harmensz van Rijn	Descent from the Cross by Torchlight	8,000
1995.5	Allie McGhee	Night Ritual	7,500
2011.2	Alison Saar	Blood/Sweat/Tears	7,500
26.207	Unknown	Coat of Arms, Probably of the Tafuri	7,500
29.252	John E. Elliott	Mirror	7,500
26.157	Unknown	Relief Fragment with a Bird	7,000
26.200	Unknown	Roundel with a Feline Animal Attacking a Rabbit	7,000
26.211	Unknown	Coat of Arms of the Medici Family	7,000
26.216	Unknown	Keystone	7,000
39.657	Unknown	Writing Table	7,000
26.204	Unknown	Coat of Arms, Probably of the Della Gherardesca Family	6,500
27.275.A	Roman	Earring	6,500
29.308	Alexander Rood	Tankard	6,500

20.200	David King	Two Handled Con	C 500
29.309	David King	Two-Handled Cup	6,500
49.288	Joseph Anthony, Jr.	Sauceboat	6,500
22.232	Georg Vest	The Ascension	5,500
26.154	Palestinian	Ampulla	5,500
2008.5	Georges de Feure	Vase	5,000
F66.40	Rembrandt Harmensz van Rijn	Adoration of the Shepherds	5,000
27.274.A	Roman	Earring	4,750
26.178	Bertoldo di Giovanni	Triumph of Love	4,500
29.386	Islamic	Fragment of a Tiraz Textile with Multiple Inscriptions (illegible)	4,250
30.462	Islamic	Bowl Inscribed "Increasing Prosperity, Wealth"	4,250
25.83	Unknown	Capital: Sinner Fleeing from a Chimera	4,000
25.84	Unknown	Capital: Two Heads between Foliate Forms	4,000
30.461	Islamic	Bowl	4,000
31.54	Islamic	Dish	4,000
24.88	Valerio Belli	Mythological Subject	3,250
09.1S969	Rembrandt Harmensz van Rijn	Cottage beside a Canal: A View of Diemen	3,000
24.86	Valerio Belli	The Judgement of Paris	3,000
26.218	Unknown	Decorative Relief	3,000
30.440	Islamic	Pierced-work Lamp Section with Benedictory Inscription	3,000

69.359	Pablo Picasso	Sueño y Mentira de Franco (Planche I)	3,000
90.1S14462	Kongo	Male Figure	3,000
24.78	Jacopo Sansovino	Madonna and Child with the Young Saint John	2,750
24.84	Antonio Abondio	Pieta with Two Cherubs	2,750
30.442	Islamic	Spigot	2,750
30.452	Iranian	Vase	2,100
1994.94.1A	Boston & Sandwich Glass Company	Jewel Casket	2,000
1996.13	Boston & Sandwich Glass Company	Lacy Compote	2,000
26.195	Unknown	Roundel with Bust of Christ	2,000
48.250	Henri Matisse	L'Avaleur de sabres	2,000
30.433	Islamic	Mirror Case	1,650
30.434	Islamic	Mortar	1,500
30.439.A	Islamic	Ewer inscribed "Prosperity, favor"	1,500
26.152	Byzantine	Adoration of the Kings	1,250
26.404	Simon Gate	Bowl	1,250
29.225	Islamic	Mirror with a Harpy	1,200
26.177	Unknown	Relief Fragment	1,150
09.1S976	Rembrandt Harmensz van Rijn	Young Man in a Velvet Cap	1,000
29.392	Islamic	Fragment of a Tiraz Textile	1,000

59.80	Rembrandt Harmensz van Rijn	Bust of a Man Wearing a High Cap, Three-Quarters Right: The Artist's Father(?	1,000
29.227	Islamic	Mirror with Flying Phoenixes	925
30.437	Persian	Lamp with Benedictory Inscription	925
30.438	Persian	Lamp with Benedictory Inscription	925
26.255	Villanovan	Pin	500
1990.19	Asante	Soul Washers Badge	400
29.224	Persian	Mirror with Benedictory Inscription	400
79.28.2	Suzuki Kiitsu	Reeds and Cranes	-

Attachment K

Step 2 Attachment Supplement

I. CHRISTIE'S REPORT:

VWA reviewed Christie's Appraisals, Inc.'s ("Christie's") "Fair Market Value for Financial Planning" ("Christie's Report") dated December 17, 2013, attached as Exhibit 2 to the Expert Report of Vanessa Fusco, dated July 8, 2014, and considered all values Christie's ascribed to works at the DIA.

Christie's	Christie's # of	Christie's	Christie's	Christie's
Phase <u></u>	Objects	Low Value	High Value	Average Value
0	1032	-	-	
1	326	421,572,850	805,167,200	613,370,025
2	119	29,620,000	55,800,000	42,710,000
3	1296	3,085,145	6,030,040	4,557,593
Grand Total	2773	454,277,995	866,997,240	660,637,618

PHASE 1: SUMMARY OF CHRISTIE'S REPORT

			Sum of Christie's # of
Christie's Phase 1	Julii Oi Cillistie 3 Low Value	Sum of Christie's High Value	Objects
19th Century European Art	2,000,000	3,000,000	1
20th Century Decorative Art & Design	410,500	824,000	9
African & Oceanic Art	850,000	1,600,000	2
American Art	12,220,000	25,870,000	17
American Furniture & Decorative Arts	120,000	218,000	8
American Indian Art	300,000	500,000	8
Antiquities	2,272,400	6,187,800	26
Architectural Elements	1,185,800	2,358,500	68
Chinese Ceramics & Works of Art	600,000	1,300,000	2
European Furniture, Sculpture and Decorative Objects	3,442,000	7,833,500	57
Impressionist & Modern Art	172,470,000	328,420,000	25
Islamic Art	3,021,150	7,378,400	44
Old Master Paintings	219,230,000	412,190,000	36
Porcelain, European Ceramics & Glass	1,308,000	3,268,000	9
Pre-Columbian Art	40,000	60,000	1
Prints & Multiples	15,000	25,000	1
Silver & Objects of Vertu	55,000	89,000	9
Indian & Southeast Asian Art	2,000,000	4,000,000	1
Post-War & Contemporary Art	33,000	45,000	2
Grand Total	421,572,850	805,167,200	326

PHASE 2: SUMMARY OF CHRISTIE'S REPORT

		Sum of Christie's High	
Christie's Phase 2	Sum of Christie's Low Value	Value	Objects
20th Century Decorative Art & Design	200,000	400,000	1
African & Oceanic Art	400,000	660,000	4
American Art	3,050,000	6,510,000	9
American Indian Art	40,000	60,000	1
Antiquities	290,000	1,165,000	9
Books & Manuscripts	125,000	300,000	7
Chinese Ceramics & Works of Art	2,130,000	5,030,000	13
Chinese Paintings	1,000,000	1,800,000	2
European Furniture, Sculpture and Decorative Objects	110,000	270,000	3
Impressionist & Modern Art	5,195,000	10,570,000	27
Islamic Art	175,000	300,000	3
Japanese Art	280,000	410,000	5
Modern British Art	250,000	600,000	1
Old Master Drawings	12,100,000	20,180,000	3
Old Master Paintings	2,330,000	4,360,000	19
Prints & Multiples	345,000	535,000	7
Russian Art	830,000	1,350,000	2
Indian & Southeast Asian Art	770,000	1,300,000	3
Grand Total	29,620,000	55,800,000	119

ALL PHASES: CHRISTIE'S REPORT TOP 15 WORKS BY VALUE

Christie's Lot Num.	Artist	Title	Christie's Low Value	Christie's High Value	Christie's Average Value
244	Pieter Bruegel the Elder	The Wedding Dance	100,000,000	200,000,000	150,000,000
197	Vincent Willem van Gogh	Self Portrait	80,000,000	150,000,000	115,000,000
266	Rembrandt Harmensz van Rijn	The Visitation	50,000,000	90,000,000	70,000,000
186	Henri Matisse	The Window	40,000,000	80,000,000	60,000,000
176	Edgar Degas	Dancers in the Green Room	20,000,000	40,000,000	30,000,000
188	Claude Monet	Gladioli	12,000,000	20,000,000	16,000,000
376	Michelangelo	Scheme for the Decoration of the Co	12,000,000	20,000,000	16,000,000
240	Neri di Bicci	Tobias and Three Archangels	8,000,000	15,000,000	11,500,000
256	Frans Hals	Portrait of Hendrik Swalmius	6,000,000	10,000,000	8,000,000
270	Michael Sweerts	In the Studio	5,000,000	10,000,000	7,500,000
264	Antoine Le Nain	The Village Piper	6,000,000	8,500,000	7,250,000
239	Giovanni Bellini	Madonna and Child	4,000,000	10,000,000	7,000,000
268	Sassetta	The Procession to Calvary	5,000,000	8,000,000	6,500,000
21	John Singer Sargent	Mosquito Nets	4,500,000	8,000,000	6,250,000
247	Jean Siméon Chardin	Still Life with Dead Hare	5,000,000	7,000,000	6,000,000
250	Jan van Eyck	Saint Jerome in His Study	4,000,000	8,000,000	6,000,000

II. **ARTVEST REPORT:**

VWA reviewed Artvest Partners LLC's ("Artvest") July 8, 2014 report "Expert Witness Report of Michael Plummer" ("Artvest Report") and considered all values Artvest ascribed to works at the DIA.

ARTVEST REPORT'S GROUP 3: "HIGH VALUE, NON-COD WORKS IN THE DIA COLLECTION, THAT DIA VALUED FOR INSURANCE PURPOSES OR OTHERWISE OF \$1,000,000 OR MORE."

Artvest Category	Artvest Low Value	Artvest High Value	Artvest Average Value	Count of Objects
				•
Africa, Oceania & Indigenous America	3,100,000	5,200,000	4,150,000	6
American Art Before 1950	222,355,000	325,885,000	274,120,000	86
Ancient Near Eastern Art	80,000,000	180,000,000	130,000,000	3
Asian Art	200,000	300,000	250,000	1
Contemporary Art after 1950	238,800,000	318,700,000	278,750,000	25
European Modern Art to 1950	371,880,000	518,140,000	445,010,000	51
European Painting	601,790,000	861,470,000	731,630,000	120
European Sculpture and Decorative Arts	46,150,000	72,000,000	59,075,000	49
Islamic Art	80,000	150,000	115,000	1
Prints, Drawings & Photographs	4,940,000	8,160,000	6,550,000	6
Timepieces	60,000	80,000	70,000	1
Grand Total	1,569,355,000	2,290,085,000	1,929,720,000	349

ARTVEST REPORT'S TOP 15 WORKS BY VALUE

Artvest OBS	Artist	Title	Artvest Low Value	Artvest High Value	Artvest Average Value
181	Vincent Willem van Gogh	Portrait of Postman Roulin	80,000,000	120,000,000	100,000,000
166	Pablo Picasso	Melancholy Woman	60,000,000	80,000,000	70,000,000
96	Neo-Assyrian	Tiglath-Pileser III Receiving Homag	40,000,000	80,000,000	60,000,000
83	Frederic Edwin Church	Cotopaxi	40,000,000	60,000,000	50,000,000
95	Neo-Babylonian	Snake-Dragon, Symbol of Marduk,	30,000,000	70,000,000	50,000,000
169	Pablo Picasso	Woman Seated in an Armchair	40,000,000	60,000,000	50,000,000
187	Vincent Willem van Gogh	Bank of the Oise at Auvers	40,000,000	50,000,000	45,000,000
115/116	Andy Warhol	Self Portrait: Former Double Self Po	40,000,000	50,000,000	45,000,000
121	Barnett Newman	Be I (second version)	35,000,000	45,000,000	40,000,000
54	James Abbott McNeill Whistler	Nocturne in Black and Gold, the Fal	25,000,000	45,000,000	35,000,000
111	Mark Rothko	Orange, Brown	30,000,000	40,000,000	35,000,000
188	Paul Cezanne	Madame Cezanne	30,000,000	40,000,000	35,000,000
277	Michelangelo Merisi da Caravaggio	Martha and Mary Magdalene	30,000,000	40,000,000	35,000,000
143	Franz Marc	Animals in a Landscape	25,000,000	40,000,000	32,500,000
197	Georges Pierre Seurat	View of Le Crotoy from Upstream	20,000,000	40,000,000	30,000,000

III. WINSTON REPORT

VWA reviewed Winston Art Group's ("Winston") report "Fair Market Value Appraisal" (the "Winston Report") for property in the collection of the DIA and considered all values Winston ascribed as of March 25th, 2014.

	Winston Count of	Sum of Winston
Winston Group Categories	Objects	Value
Fine Art	483	1,645,631,950
Furniture, Decorative Art, Silver, and Armor	39	21,575,500
Other	60	75,038,300
Grand Total	582	1,742,245,750

WINSTON REPORT BREAKDOWN BY CLASSIFICATIONS

Winston Classifications	Winston Count of Objects	Sum of Winston Values	Percentage by Classification
African	13	4,057,900	0.23%
Ancient Near East	4	39,000,000	2.24%
Armor	5	3,550,000	0.20%
Asian	20	21,795,000	1.25%
Badge	1	400	0.00%
Decorative	6	1,251,500	0.07%
Easter Island	1	250,000	0.01%
Egyptian	4	2,355,000	0.14%
Fine Art	483	1,645,631,950	94.45%
Furniture	9	6,124,000	0.35%
Greco-Roman	5	6,920,000	0.40%
Islamic	4	-	0.00%
Native American	6	535,000	0.03%
Pre-Columbian	2	125,000	0.01%
Silver	15	9,650,000	0.55%
Tapestry	4	1,000,000	0.06%
Grand Total	582	1,742,245,750	100.00%

WINSTON REPORT'S TOP 15 WORKS BY VALUE

Winston OBS	Artist	Title	Winston Values
390	Vincent Willem van Gogh	Portrait of Postman Roulin	100,000,000
37	Michelangelo Merisi da Caravaggio	Martha and Mary Magdalene	50,000,000
230	Henri Matisse	Coffee	50,000,000
281	Pablo Picasso	Melancholy Woman	50,000,000
389	Vincent Willem van Gogh	Bank of the Oise at Auvers	40,000,000
322	Mark Rothko	Orange, Brown	40,000,000
318	Auguste Rodin	The Thinker	35,000,000
465	Andy Warhol	Self Portrait: Former Double Self Po	30,000,000
162	Alberto Giacometti	Standing Woman II	30,000,000
283	Pablo Picasso	Woman Seated in an Armchair	30,000,000
9	Francis Bacon	Study for Crouching Nude	28,000,000
50	Paul Cezanne	Madame Cezanne	25,000,000
391	Vincent Willem van Gogh	The Diggers	25,000,000
369	Clyfford Still	Untitled 1951-T, No. 2	22,000,000
224	Franz Marc	Animals in a Landscape	22,000,000

IV. OVERVIEW OF THIRD-PARTY VALUATIONS

OVERVIEW OF VALUATION BY NUMBER OF ITEMS

DIA Insurance Value Buckets		Artvest's # of	Christie's # of	VWA's#of	Winston's # of
DIA Ilisurance value buckets	DIA's # of Items	Items	Items	Items	Items
a. >= 50M	10	7	3	10	7
b. >= 25M, < 50M	18	17	1	16	17
c. >= 10M, < 25M	53	50	3	42	51
d. >= 5M, < 10M	55	39	13	32	39
e. >= 2M, < 5M	125	106	18	57	105
f. >= 750K, < 2M	275	130	29	61	148
g. >= 500K, < 750K	157		10	11	12
h. >= 100K, < 500K	1,433		55	51	64
i. >= 2.5K, < 100K	5,970		127	32	52
j. < 2.5K	9,082		56	5	6
No DIA insurance and no valuation by any party	42,854				3
No DIA insurance and valuation by at least one party	193		130	70	78
Grand Total	60,225	349	445	387	582

OVERVIEW OF TOTAL VALUATION BY AVERAGE VALUE

DIA Insurance Value Buckets	DIA's Insurance Valuue	Artvest's Average Value	Christie's Average Value	VWA's Average Value	Winston's Average Value
a. >= 50M	635,000,000	338,000,000	335,000,000	865,000,000	245,000,000
b. >= 25M, < 50M	579,000,000	360,125,000	60,000,000	575,000,000	280,250,000
c. >= 10M, < 25M	739,000,000	446,900,000	42,250,000	850,350,000	467,775,000
d. >= 5M, < 10M	335,000,000	298,625,000	47,740,000	356,000,000	162,650,000
e. >= 2M, < 5M	352,800,000	315,430,000	78,950,000	510,750,000	314,255,000
f. >= 750K, < 2M	286,060,000	170,640,000	35,455,000	270,489,000	211,430,000
g. >= 500K, < 750K	88,298,702		3,110,000	12,019,000	5,670,000
h. >= 100K, < 500K	192,488,232		18,436,500	97,308,750	47,428,770
i. >= 2.5K, < 100K	105,254,838		23,315,150	13,047,500	3,574,030
j. < 2.5K	5,026,605		1,971,625	77,750	42,750
No DIA insurance and no valuation by any party	0				0
No DIA insurance and valuation by at least one party	0		9,851,750	16,319,750	4,170,200
Grand Total	3,317,928,376	1.929.720.000	656.080.025	3,566,361,750	1.742.245.750

OVERVIEW OF THIRD-PARTY VALUATION

DIA Insurance Value Buckets	# of Units that were valued by third parties	Average Value of VWA and if not available, average value of independent third parties
a. >= 50M	10	865,000,000
b. >= 25M, < 50M	18	577,937,500
c. >= 10M, < 25M	52	874,000,000
d. >= 5M, < 10M	51	401,715,000
e. >= 2M, < 5M	123	608,440,000
f. >= 750K, < 2M	173	360,911,500
g. >= 500K, < 750K	23	15,404,000
h. >= 100K, < 500K	120	115,663,520
i. >= 2.5K, < 100K	165	33,299,680
j. < 2.5K	55	2,052,375
No DIA insurance and valuation by at least one party	193	23,308,500
Grand Total	983	3,877,732,075

OVERVIEW OF THIRD PARTY VALUATION (EXPANDED)

DIA Insurance Value Buckets	# of Units valued by VWA	# of Units valued by Independent third parties	# of Units that were value by VWA or Independent	Total Average Value of VWA	Total Average Value of Independent third parties	Total Average Value of VWA or Independent third parties
a. >= 50M	10		10	865,000,000		865,000,000
b. >= 25M, < 50M	16	2	18	575,000,000	2,937,500	577,937,500
c. >= 10M, < 25M	42	10	52	850,350,000	23,650,000	874,000,000
d. >= 5M, < 10M	32	19	51	356,000,000	45,715,000	401,715,000
e. >= 2M, < 5M	57	66	123	510,750,000	97,690,000	608,440,000
f. >= 750K, < 2M	61	112	173	270,489,000	90,422,500	360,911,500
g. >= 500K, < 750K	11	12	23	12,019,000	3,385,000	15,404,000
h. >= 100K, < 500K	51	69	120	97,308,750	18,354,770	115,663,520
i. >= 2.5K, < 100K	32	133	165	13,047,500	20,252,180	33,299,680
j. < 2.5K	5	50	55	77,750	1,974,625	2,052,375
No DIA insurance and valuation by at least one party	70	123	193	16,319,750	6,988,750	23,308,500
Grand Total	387	596	983	3.566.361.750	311.370.325	3.877.732.075

Attachment L

Step 3 Attachment

OVERVIEW OF AGE OF DIA INSURANCE VALUE FOR ENTIRE COLLECTION

DIA Insurance Value Buckets	■ DIA's # of Items	DIA's Insurance Value	Weighted Average Age
a. >= 50M	10	635,000,000	5.5 yrs
b. >= 25M, < 50M	18	579,000,000	3.9 yrs
c. >= 10M, < 25M	53	739,000,000	4.9 yrs
d. >= 5M, < 10M	55	335,000,000	6.4 yrs
e. >= 2M, < 5M	125	352,800,000	10.4 yrs
f. >= 750K, < 2M	275	286,060,000	10.4 yrs
g. >= 500K, < 750K	157	88,298,702	12.0 yrs
h. >= 100K, < 500K	1,433	192,488,232	13.2 yrs
i. >= 2.5K, < 100K	5,970	105,254,838	14.7 yrs
j. < 2.5K	9,082	5,026,605	15.3 yrs
No DIA insurance and no valuation by any party	42,854	0	
No DIA insurance and valuation by at least one party	193	0	
Grand Total	60,225	3,317,928,376	7.1 yrs

OVERVIEW OF AGE OF DIA INSURANCE VALUE FOR THOSE WORKS THAT HAVE DIA INSURANCE VALUES AND NO THIRD-PARTY VALUES

DIA Insurance Value Buckets	# of Units valued by DIA Insurance only	Sum of Average DIA Insurance Value	Weighted Average Age
c. >= 10M, < 25M	1	10,000,000	17.8 yrs
d. >= 5M, < 10M	4	24,000,000	14.3 yrs
e. >= 2M, < 5M	2	5,000,000	8.0 yrs
f. >= 750K, < 2M	102	82,230,000	10.6 yrs
g. >= 500K, < 750K	134	75,423,702	12.0 yrs
h. >= 100K, < 500K	1,313	167,760,232	13.2 yrs
i. >= 2.5K, < 100K	5,805	99,072,904	14.6 yrs
j. < 2.5K	9,027	4,962,700	15.3 yrs
Grand Total	16,388	468,449,537	13.0 yrs

COMPARISON OF DIA INSURANCE VALUE AND VWA VALUE

DIA Incurance Value Bushate		DIA's Insurance	Weighted	VWA's Average	Annualized %
DIA Insurance Value Buckets	DIA's # of Items	Value	Average Age	Value	Increase
a. >= 50M	10	635,000,000	5.5 yrs	865,000,000	6.6%
b. >= 25M, < 50M	16	510,000,000	3.9 yrs	575,000,000	3.3%
c. >= 10M, < 25M	42	605,000,000	4.8 yrs	850,350,000	8.4%
d. >= 5M, < 10M	32	196,000,000	7.3 yrs	356,000,000	11.1%
e. >= 2M, < 5M	57	166,500,000	12.1 yrs	510,750,000	17.1%
f. >= 750K, < 2M	61	70,050,000	11.7 yrs	270,489,000	24.5%
g. >= 500K, < 750K	11	6,175,000	12.2 yrs	12,019,000	7.8%
h. >= 100K, < 500K	51	10,848,000	15.0 yrs	97,308,750	53.2%
i. >= 2.5K, < 100K	32	1,234,234	16.6 yrs	13,047,500	57.6%
j. < 2.5K	5	4,605	16.5 yrs	77,750	96.3%
No DIA insurance and valuation by at least one party	70	0		16,319,750	
Grand Total	387	2,200,811,839	5.9 yrs	3,566,361,750	10.5%

PROJECTED CURRENT MARKET VALUE OF DIA INSURANCE VALUE NOT **COVERED BY THIRD PARTY VALUES**

DIA Insurance Value Buckets	# of Units valued by DIA Insurance only	Initial Sum of Average DIA Insurance Value	Market Appreciation Rate	Projected Sum of Average DIA Insurance Value
c. >= 10M, < 25M	1	10,000,000	62.0%	16,200,000
d. >= 5M, < 10M	4	24,000,000	62.0%	38,880,000
e. >= 2M, < 5M	2	5,000,000	62.0%	8,100,000
f. >= 750K, < 2M	102	82,230,000	62.0%	133,212,600
g. >= 500K, < 750K	134	75,423,702	62.0%	122,186,397
h. >= 100K, < 500K	1,313	167,760,232	62.0%	271,771,575
i. >= 2.5K, < 100K	5,805	99,072,904	62.0%	160,498,104
j. < 2.5K	9,027	4,962,700	62.0%	8,039,573
Grand Total	16,388	468,449,537	62.0%	758,888,249

Attachment M

Step 4 Attachment

Cat.	Department	Avg Price	Africa, Oceania & Indigenous Americas	American Art before 1950 & African American Art	Eastern & Greco- Roman & Ancient European	Asian & Islamic Art	Contemporary Art after 1950	European Modern Art to 1950	European Painting	European Sculpture and Dec Arts	Prints, Drawings & Photographs, Performing Art, & Textiles	TOTAL PORTFOLIO VALUE (ex. High Value Arts)
			5,632	1,566	1,679	6,877	1,023	253	95	4,962	20,767	42,854
	% Premium	and/or	0.0%	0.0%	25.0%	15.0%	15.0%	15.0%	10.0%	15.0%	(10.0%)	
	Discour											
	19th Century	110,904							3,863,140			3,863,140
	European											
	American Art	464,418		363,639,547								363,639,547
	Antiquities	80,049			168,003,344							168,003,344
4	Arms & Armor	8,166								7,766,225		7,766,225
	Asian Art (MIX)	77,216				122,132,628						122,132,628
6	Asian Contemporary	420,795					165,014,781					165,014,781
7	Chinese Paintings	196,647				311,038,220						311,038,220
8	Chinese WOA	179,882				284,521,390						284,521,390
9	Decorative Arts	15,811								15,036,800		15,036,800
	European Interiors	32,291								30,710,284		30,710,284
11	European WOA	61,556								58,543,166		58,543,166
12	Japanese WOA	33,035				52,252,107						52,252,107
13	Latin American	185,579		145,308,679								145,308,679
14	Judaica	36,054								34,288,815		34,288,815
15	Modern & Imp	599,703						174,483,480				174,483,480
16	Native American	31,113	87,612,909									87,612,909
	Oceanic	136,072	383,177,943									383,177,943
18	Old Masters	294,186							10, 247,492			10,247,492
19	Photographs	46,262									432,328,608	432,328,608
	Post war	562,196					220,465,012					220,465,012
21	Prints	30,857									288,359,796	288,359,796
22	Russian Art	160,601							5,594,285			5,594,285
23	Silver	22,033								20,954,154		20,954,154
24	South Asian	122,804					48,157,630					48,157,630
L	Contemporary			<u> </u>								
25	Southeast Asian	50,016				79,111,593						79,111,593
	TOTAL		470,790,851	508,948,226	168,003,344	849,055,938	433,637,424	174,483,480	19,704,918	167,299,444	720,688,404	3,512,612,030

- Average price per department was calculated based on Christie's and Sotheby's 2013 sales figures as detailed in Exhibit E of the Artvest report;
- These prices were then applied linearly across the applicable DIA departments using averages for instances where multiple departments overlap;
- The table above illustrates this methodology and resulting compilation in the form of a pricing matrix;
- For the category of Prints, Drawings, and Photographs: Apply 10% discount to account for works by less collected artists, which may be offset by a number of works by extremely well-known and highly collected artists
- Supplements have been applied to the categories:
 - o Ancient Near Eastern & Greco-Roman & Ancient European (25%): because of the verifiable provenance and the fact that in most cases the objects entered the museum prior to the UNESCO Convention on Cultural Property of 1970
 - o Asian & Islamic Art (15%): because of the strong market interest in this category
 - o Contemporary Art after 1950 (15%): because of the strong market interest in this category; however, the supplement has been kept low to be conservative
 - o European Modern Art to 1950 (15%): because this market is very selective, and because of the strength of DIA's holdings in this category; this is conservative
 - European Painting (10%): because most of the paintings in this category have been valued individually and the remaining paintings are less important and, as such, we have ascribed a conservative supplement
 - o European Sculpture and Decorative Art (15%): this is a conservative supplement because of the large variety of objects within this sector

```
1
              UNITED STATES BANKRUPTCY COURT
                EASTERN DISTRICT OF MICHIGAN
 2
                     SOUTHERN DIVISION
 3
    In re:
 4
    CITY OF DETROIT, MICHIGAN,
 5
           Debtor.
                                  ) Chapter 9
 6
                                  ) Case No. 13-53846
              vs.
 7
     -----)Hon. Steven W. Rhodes
 9
10
11
12
13
           VIDEOTAPED DEPOSITION OF VICTOR WIENER
14
                     New York, New York
                   Monday, August 4, 2014
15
16
17
18
19
20
21
22
23
24
   Reported by:
   MICHELLE COX
25
    JOB NO.: 215823
```

VICTOR WIENER - 08/04/2014

	Page 2		Page 4
1	•	1	APPEARANCES: (Cont'd.)
2		2	
3		3	WEIL, GOTSHAL & MANGES LLP
4	August 4, 2014	4	Attorneys for the Financial Insurance
5	9:02 a.m.	5	Guaranty Company
6		6	700 Louisiana, Suite 1700
7	Videotaped Deposition of VICTOR WIENER,	7	Houston, Texas 77002-2755
8	held at the offices of Jones Day, 222 East 41st	8	BY: ALFRED R. PEREZ, ESQ.
9	Street, New York, New York, pursuant to Notice,	9	DANA KAUFMAN, ESQ.
10	before Michelle Cox, a Notary Public of the	10	
11	State of New York.	11	DENTONS
12		12	Attorneys Official Committee of Retirees
13		13	1221 Avenue of the Americas
14		14	New York, New York 10020-1089
15		15	BY: ARTHUR H. RUEGGER, ESQ.
16		16	
17		17	CLARK HILL PLC
18		18	Attorneys for Detroit Retirement Systems
19		19	212 East Grand River
20		20	Lansing, Michigan 48906
21		21	BY: MICHAEL J. PATTWELL, ESQ.
22		22	
23		23	ALSO PRESENT: Jim Brady, Videographer
24		24	
25		25	
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3 4 5 6	Attorneys for Detroit Institute of Fine Arts 2290 First National Building 660 Woodward Avenue	3 4 5 6 7	VICTOR WIENER MR. ABEL 8 INFORMATION REQUESTS
3 4 5 6 7	Attorneys for Detroit Institute of Fine Arts 2290 First National Building 660 Woodward Avenue Detroit, Michigan 48226-3506	3 4 5 6 7 8 9 10	VICTOR WIENER MR. ABEL 8 INFORMATION REQUESTS REQUESTS: ,20 MOTIONS:,204 EXHIBITS DEPOSITION EXHIBITS FOR ID.
3 4 5 6 7 8	Attorneys for Detroit Institute of Fine Arts 2290 First National Building 660 Woodward Avenue Detroit, Michigan 48226-3506	3 4 5 6 7 8 9 10 11	VICTOR WIENER MR. ABEL 8 INFORMATION REQUESTS REQUESTS: ,20 MOTIONS:,204 EXHIBITS DEPOSITION EXHIBITS FOR ID. Exhibit 1 Notice of Deposition 11
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Attorneys for Detroit Institute of Fine Arts 2290 First National Building 660 Woodward Avenue Detroit, Michigan 48226-3506 BY: JASON R. ABEL, ESQ. CRAVATH, SWAINE & MOORE LLP Attorneys for Detroit Institute of Fine Arts 825 Eight Avenue New York, New York 10019-7475 BY: RICHARD LEVIN, ESQ. JONES DAY Attorneys for City of Detroit	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	INFORMATION REQUESTS REQUESTS: ,20 MOTIONS:,204 EXHIBITS DEPOSITION EXHIBITS FOR ID. Exhibit 1 Notice of Deposition 11 Exhibit 2 Portion of the Work File 17 Exhibit 3 Expert Report 36 Exhibit 4 2014-2015 USPAP Standards 97 Exhibit 5 Extract from the USPAP 127 Frequently Asked Questions Exhibit 6 Printout From the American 172 Alliance Museum's Website Exhibit 7 Document Entitled "All about 270 Appraisal: The Definitive Appraisal Handbook"
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                                                                                                                  Page 8
                IT IS HEREBY STIPULATED AND AGREED
                                                              1
                                                                       David Shapiro, who is one of Mr. Wiener's
    by and between the attorneys for the respective
                                                              2
                                                                       collaborators.
3
    parties herein, that filing and sealing be and
                                                              3
                                                                            THE VIDEOGRAPHER: Would folks on the
    the same are hereby waived.
                                                              4
                                                                       phone wish to introduce themselves, please.
5
               IT IS FURTHER STIPULATED AND AGREED
                                                              5
                                                                            MR. BLANCHARD: Sure.
6
    that all objections, except as to the form of
                                                              6
                                                                            This is Alex Blanchard of Jones Day on
    the question, shall be reserved to the time of
                                                              7
                                                                       behalf of the City.
8
    the trial.
                                                              8
                                                                            MR. ABEL: Anyone else on the phone?
                IT IS FURTHER STIPULATED AND AGREED
9
                                                              9
                                                                            Okav.
10
    that the within deposition may be sworn to and
                                                             10
                                                                 VICTOR WIENER, called as a witness,
11
    signed before any officer authorized to
                                                                       having been duly sworn by a Notary Public, was
                                                             11
    administer an oath, with the same force and
12
                                                             12
                                                                       examined and testified as follows:
13
    effect as if signed and sworn to before the
                                                             13
                                                                            MR. ABEL: Thank you.
14
    Court.
                                                             14
                                                                  EXAMINATION BY
15
                                                             15
                                                                  MR. ABEL:
16
                                                             16
                                                                            Good morning, sir.
17
                                                             17
                                                                            As I said, my name is Jason Abel. I'm
18
                                                             18
                                                                       here representing the Detroit Institute of Art
19
                                                             19
                                                                       Corp.
20
                                                             20
                                                                            What is your name, for the record?
21
                                                             21
                                                                            Victor Wiener.
                                                                       Α
22
                                                             22
                                                                            And how do you spell your last name?
23
                                                             23
                                                                            W-I-E-N-E-R.
24
                                                             24
                                                                            Have you ever been deposed before, sir?
25
                                                             25
                                                                            I have.
                                                    Page 7
                                                                                                                 Page 9
          THE VIDEOGRAPHER: Today's date is
                                                                       Approximately how many times?
1
                                                              1
                                                                 0
 2
    August 4, 2014. The time is 9:04 a.m.
                                                              2
                                                                       I'd say between 10 or 15.
 3
          My name is Jim Brady. I'm the
                                                                       So you're an "old hat" at the deposition
                                                              3
 4
    videographer here today at the law firm of
                                                              4
                                                                 process. I won't belabor the ground rules, but
 5
    Jones Day, 222 East 41st Street, New York, New
                                                                  for the purposes of this deposition, I'm going
                                                              5
 6
    York, here today in the matter of Detroit
                                                                  to be asking you a series of questions. If I
                                                              6
 7
                                                              7
    Bankruptcy.
                                                                  ask you a question and you don't understand it,
 8
          Today's witness' name is Victor Wiener.
                                                              8
                                                                  please let me know and I'll try to clarify it.
 9
          I'd ask to have the attorneys please
                                                              9
                                                                       Do you understand?
10
    introduce themselves, and for the court
                                                             10
                                                                       I do.
11
    reporter to swear in the witness.
                                                             11
                                                                       And if you don't ask me to clarify it, I,
12
                                                                  as the trier of the facts in the case, will
          MR. ABEL: Good morning.
                                                             12
          Jason Abel on behalf of the Detroit
13
                                                             13
                                                                  assume that you understand what I'm talking
14
    Institute of Art Corporation -- Corp.
                                                             14
                                                                  about and answered to the best of your
15
          MR. IRWIN: Jeff Irwin, Jones Day, on
                                                             15
                                                                 recollection.
    behalf of the City of Detroit.
                                                             16
                                                                       Okay?
16
          MR. RUEGGER: Arthur Ruegger from Dentons,
17
                                                             17
                                                                       That's fine.
18
     on behalf of the Retirees Committee.
                                                             18
                                                                       The court reporter is going to be here.
          MR. PEREZ: Alfredo Pérez, Weil Gotshal,
19
                                                             19
                                                                  She's going to be transcribing your testimony,
20
    on behalf of Financial Insurance Guaranty
                                                             20
                                                                  and typing quickly.
21
    Company.
                                                             21
                                                                       Because the court reporter is transcribing
2.2
          MS. KAUFMAN: Dana Kaufman, also from Weil
                                                             22
                                                                 your testimony it's important that all of our
23
                                                                  communications be oral. She can't take down
    Gotshal, on behalf of Financial Guaranty
                                                             23
24
     Insurance Company.
                                                             24
                                                                 nods of the head or shakes of the head.
25
                                                             25
                                                                       Do you understand?
          MR. PEREZ: And also present is
```

```
Page 10
                                                                                                               Page 12
    Α
          I do.
                                                                 deposition, other than talk with counsel?
 2
         And also it's difficult to take down
                                                             2
                                                                      I reviewed pertinent documents.
 3
     things like uh-huh and uh-uhs, for the record.
                                                             3
                                                                      And what pertinent documents did you
 4
     So try to keep your answers to "yeses, nos" and
                                                             4
                                                                 review?
 5
    more verbal communications.
                                                             5
                                                                      I reviewed our report. I reviewed the
 6
          Okay?
                                                             6
                                                                 attachments to the report. I reviewed the
 7
         I understand.
                                                             7
                                                                 deposition testimony of Elizabeth von Habsburg.
 8
         Great.
                                                             8
                                                                 I reviewed very briefly deposition extracts of
9
          And if at any time during the process you
                                                             9
                                                                 Michael Plummer.
10
    need a break, let me know. If we're not in the
                                                            10
                                                                      And when you say "deposition extracts" of
    middle of a question, I'll try to accommodate
11
                                                            11
                                                                Michael Plummer, who extracted those
12
    you.
                                                            12
                                                                 depositions?
13
                                                            13
                                                                      Mr. Perez.
    Α
          Thank you.
                                                                      And what extracts of Mr. Plummer's
14
          I also like to use some abbreviations
                                                            14
15
    during the course of the deposition to try to
                                                            15
                                                                 deposition did you review?
16
    help things move faster.
                                                                      If I recall correctly, Mr. Plummer, the
                                                            16
17
          So if I use the term "DIA," I'll be
                                                            17
                                                                 extracts that I reviewed concerned the
18
    referring to the art museum, not the
                                                            18
                                                                 methodology we applied in our present report.
19
    corporation.
                                                            19
                                                                      So you reviewed extracts relating to your
20
         Does that make sense?
                                                            20
                                                                 report in this case?
21
         Definitely.
                                                            21
                                                                      That is correct.
    Δ
22
         Perfect.
                                                            22
                                                                      Did you talk with anyone other than
23
          And if I refer to "VWA," you understand
                                                            23
                                                                 counsel to prepare for today's deposition?
    that to mean Victor Wiener Associates, LLC?
24
                                                            24
                                                                 Α
                                                                      No.
25
         That is correct.
                                                            25
                                                                      I did solicit a written response from
                                                                                                               Page 13
                                                  Page 11
               And if I refer to "ACG," you understand
1
                                                             1
                                                                 Zhang Yi who wrote a report to -- who wrote a
 2
          that to be Art Capital Group?
                                                                 report that was attached to our report, which
 3
               Yes.
          Α
                                                             3
                                                                 was questioned by Mr. Plummer. And I asked him
 4
               (Deposition Exhibit 1, Notice of
                                                             4
                                                                 to respond to that in a brief way, if he could.
 5
          Deposition, marked for identification as of
                                                                      And when did you communicate with Zhang
                                                             5
 6
                                                                 Yi?
          this date.)
                                                             6
 7
    BY MR. ABEL:
                                                             7
                                                                 Α
                                                                      Yesterday afternoon.
 8
               Okay. I'm showing you a document -- I'm
                                                             8
                                                                      And did you get a response from him?
9
          showing you a document that's marked -- can you
                                                             9
                                                                      I got a brief response.
                                                                 Α
10
          tell me, actually, what's been marked at the
                                                            10
                                                                 Q
                                                                      And what did he say?
11
          bottom?
                                                            11
                                                                      He said in the response that he thought he
12
          Α
               Sorry?
                                                            12
                                                                 stood by what he said, and that he thought
               Is it Deposition 1 or Wiener Exhibit 1?
13
                                                            13
                                                                 that, again, Mr. Plummer's conclusions were
14
          Α
               It says "Deposition Exhibit 1."
                                                            14
                                                                 unsupported in relation to the TEFAF report.
15
               Okay. I'm showing you a document that's
                                                            15
                                                                      Did you talk with anyone else to prepare
16
         marked Deposition Exhibit 1.
                                                                 for today's deposition?
                                                            16
17
               Have you ever seen this before?
                                                            17
                                                                      Other than David Shapiro, who works with
18
                                                            18
          Α
19
              And am I correct that this is the notice
                                                            19
                                                                 Q
                                                                      And what did you talk about with
20
          of video deposition for you?
                                                                 Mr. Shapiro?
                                                            20
21
                                                            21
                                                                Α
                                                                      Just reviewed our report.
22
              And you're appearing today pursuant to
                                                            22
                                                                      Anything specific in the report that you
23
          this notice of deposition?
                                                            23
                                                                 reviewed with Mr. Shapiro?
24
                                                            24
                                                                      Generally speaking.
25
                                                                      Okay. And other than the documents you
          Q
               Did you do anything to prepare for today's
                                                            25
                                                                 0
```

Page 14 Page 16 mentioned previously, did you review any other 1 Many of the comparables we used were 2 documents in preparation for today? 2 online and are not printed out in the work 3 To the best of my recollection, no, at 3 file, but readily obtainable. 4 this moment. 4 The -- there are some printed comparables 5 Do you maintain a work file for this 5 which we produced. 6 engagement? 6 And if the comparables were identified 7 Yes, I do. 7 online and not printed out, how do you know 8 And am I -- well, let me take a step back. 8 what comparables you utilized in forming your 9 Have you ever heard the term "Uniform 9 opinions? 10 Standards Professional Appraisal Practice" 10 We certainly discussed it very clearly. And it's reflected in our appraisal report. 11 before? 11 12 12 And are those specific comparables that Α I have. 13 If I refer to that as USPAP, would you 13 you used for valuing each item of art in your understand to whom I'm referring? report identified somewhere? 14 14 15 Α Definitely. 15 It's identified in the report, I believe, 16 Excellent. 16 that what we did is part of the appraisal 17 Am I correct that maintenance of a work 17 process, and it is indeed reflected in the file is required under USPAP? 18 18 values that we assigned. 19 That is correct. 19 Other than reflecting the value of the 20 And what is USPAP? 20 comparables in your report, is there anything 21 USPAP is the -- it stands for Uniform 21 the Court could do in reviewing your opinions 22 Standards of Professional Appraisal Practice. 22 in this case to determine what comparables you It is a document that is issued by an 23 23 utilized for each specific piece of art that 24 organization in Washington called the you valued? 24 25 "Appraisal Foundation." 25 I suppose -- I really don't know what the Page 15 Page 17 1 Court could do or could not do. I am not a Specifically, the document is issued by a 1 2 subcommittee of the Appraisal Foundation called 2 lawyer, so I can't make that judgment. 3 the "Appraisal Standards Board." Assuming Judge Rosen in this case asked 3 4 It's issued now on a biannual basis. It 4 you what comparables did you utilize for each 5 addresses standards for proper appraisal one of the pieces of art that you valued in 5 6 practice, covering all disciplines of this case, what would you be able to identify? 6 7 7 appraising, which means real property, personal We would be able to do a printout. property, both appreciable and depreciable 8 So you have a printout somewhere of every 9 personal property and business property as 9 comparable you utilized? 10 well. 10 It's in the computer, not printed out. And that wasn't part of your work file? 11 Do you know why USPAP requires you to 11 maintain a work file for your engagements? 12 12 In theory it was part of our work file. And you didn't produce that today? It requires a work file so -- to make sure 13 13 0 14 that everything in the appraisal report has 14 Α No, because we did not do printouts. 15 been accounted for. 15 What other items do you have in electronic 16 And did you produce your work file in this 16 format that you didn't print out as part of Q 17 action? 17 your work file? 18 I produced -- yes, I did. 18 To the best of my recollection, that's the Α 19 Q When? 19 most substantive. What's the next most substantive? 2.0 Α Upon request. 20 21 Q Did you bring it with you today? 21 The substantive, shall we say. 22 (Deposition Exhibit 2, Portion of the Work No, I did not. 22 23 File, marked for identification as of this Does the work file for this engagement 23 24 contain information, all the comparables you 24 date.) 25 used in forming your opinions of value here? 25

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Page 18
                                                                                                               Page 20
     BY MR. ABEL:
                                                             1
                                                                      But you didn't have their work file?
 2
               I'm showing you a document that's been
                                                             2
                                                                      That's correct. We -- that's not what I
 3
          marked Deposition Exhibit 2.
                                                             3
                                                                 said.
               Is this the portions of the work file that
 4
                                                             4
                                                                      There may be portions of their work file
 5
          you mentioned producing earlier in your
                                                             5
                                                                 that weren't printed out.
 6
          testimony today?
                                                             6
                                                                      And do you have possession of those
 7
               This is the -- give me a moment.
                                                             7
                                                                 portions of the work file that perhaps weren't
 8
               MR. PEREZ: Let me say something before
                                                             8
                                                                 printed out?
 9
          you respond.
                                                             9
                                                                      At the moment you have everything that we
10
               Counsel, in response to the request by, I
                                                            10
                                                                 have in printed form.
                                                                      Who made the decision to print out
11
          believe it was somebody at your firm, we
                                                            11
12
          produced, not only portions of the work file,
                                                            12
                                                                 portions of the work file?
13
          but all the communications with Art Capital
                                                            13
                                                                      The individual consultants.
                                                                      And did you ask the individual consultants
14
                                                            14
          Group.
15
               MR. ABEL: Thank you.
                                                            15
                                                                 to provide you with all of the information they
16
               MR. PEREZ: So a portion of this, the
                                                                 relied upon in their work files?
17
          front part, are the communications with Art
                                                            17
                                                                      Considering the fact that we got the
18
          Capital Group, and then there's also a very
                                                            18
                                                                 reports verbally, I then asked them to print it
19
          lengthy spreadsheet that was not copied, but it
                                                            19
20
                                                            20
          was also produced natively.
                                                                      Some were available to print it out; some
21
     BY MR. ABEL:
                                                            21
                                                                 were not.
22
               Let me ask you the question: Is your work
                                                            22
                                                                      MR. ABEL: Counsel, for the record, we can
23
          file contained -- well, for the record,
                                                            23
                                                                 talk about this later. We'd like to see a copy
24
          Deposition Exhibit 2 is Bates stamped at the
                                                            24
                                                                 of the complete electronic file as well.
25
          bottom FGIC Wiener 000001 through 67.
                                                            25
                                                                      MR. PEREZ: We'll take that under
                                                                                                               Page 21
                                                  Page 19
 1
          Does this contain, absent the native
                                                             1
                                                                      consideration, but I think you may actually
 2
     format file that counsel mentioned, your work
                                                             2
                                                                      have it other than third party sources, but we
 3
     file in this case?
                                                             3
                                                                      can talk about it later.
          The printed file, yes.
 4
                                                             4
                                                                 BY MR. ABEL:
 5
          And this is the entire printed work file
                                                             5
                                                                           Let's take a look at the first couple of
 6
     as contained between FGIC Wiener 00030 and 62,
                                                             6
                                                                      pages of Exhibit 2, specifically pages Bates
 7
                                                             7
                                                                      marked at the bottom FGIC Wiener 000001 through
     absent that electronic portion?
 8
          And perhaps there are electronic documents
     Α
                                                             8
 9
     that have not been produced, due to the fact
                                                             9
                                                                           Can you tell me what this portion of the
10
     that the request came rather late, and that
                                                            10
                                                                      document is?
11
     some of the experts who worked on it, on the
                                                            11
                                                                           This is a proposal submitted to Ian Peck
12
     report --
                                                            12
                                                                      of Art Capital Group on May 23, 2014.
                                                                           Am I correct that this is a proposal that
13
          I'm sorry.
                                                            13
     Q
14
     Α
          That's okay.
                                                            14
                                                                      you drafted to Mr. Peck, correct?
15
          The experts who worked on the report may
                                                            15
                                                                           That's correct.
     not have gathered it as quickly as possible in
                                                            16
                                                                           And at the time you drafted this proposal
16
17
     compliance with your request.
                                                            17
                                                                      you had not yet seen an inventory of the DIA
18
          So when you generated the appraisal in
                                                            18
                                                                      collection; is that right?
19
                                                            19
                                                                           An inventory, no.
     this case, you didn't have access to all of --
     so you didn't have possession of all of the
                                                            20
20
                                                                           And if you look at the second to last
21
     work files of all of the people who were
                                                            21
                                                                      paragraph, the last --
22
                                                            22
     involved in the process?
                                                                           Can we go back?
23
          We had verbal communications with
                                                            23
                                                                      Q
                                                                           Sure.
24
     absolutely everyone who was there and we
                                                            24
                                                                           Can you define "an inventory"?
25
     reviewed the material.
                                                            25
                                                                           Well, sir, do you know what an "inventory"
```

Page 22 Page 24 1 is? Exhibit 2, last sentence. You wrote: "What I 2 I know what I think of an inventory. But 2 would propose to do is to apply a methodology 3 I'm asking you to put your definition forward. 3 that is as scholarly as possible given the 4 Let's make it easy. Why don't you tell parameters of the assignment." 5 the Court how you define an inventory. 5 Did I read that correctly? 6 Well, the inventory, the way I define it, This is -- I'm sorry. I missed the Α 7 is a listing of objects. 7 reference. 8 An inventory can be either a complete 8 Which paragraph? 9 inventory or a partial inventory. And that is 9 Looking to the second -- the penultimate 10 why I asked you for your definition. 10 paragraph of the first page? 11 So what inventory were you referring to in 11 First page? 12 your memo from May 23rd when you wrote, 12 Yes, the last sentence. 0 13 "Naturally I'm handicapped at this point in the 13 You wrote: "What I would propose to do is 14 sense that I have not seen an inventory"? 14 to apply a methodology that is as scholarly as 15 I was referring to a complete inventory. 15 possible given the parameters of the 16 Had you seen a partial inventory? assignment"; is that right? 17 I believe I had in the form of the report 17 That is what I wrote. 18 submitted by Houlihan Lokey. But I cannot be 18 Why did you propose applying a methodology 19 100 percent certain of the chronology. 19 that is as scholarly as possible? 20 So you're not sure whether or not you had 20 Because I thought that was commensurate 21 seen any inventory on May 23, 2014 of the DIA 21 with the assignment. 22 collection? 22 What is a "scholarly methodology"? Scholarly methodology is looking at all 23 23 That is correct. 24 24 Okay. That's was going to be my next the pertinent literature, assessing it, and Q 25 question. 25 coming to a valuation conclusion based upon the Page 25 Page 23 Oh, wait. I take that back. 1 1 review 2 Other than published inventory in the 2 Ad how does that differ from a 3 handbook that I did review. non-scholarly methodology? 3 4 Okay. So when you're writing to Mr. Peck 4 Non-scholarly methodology, in my 5 in May of 2014 saying that you have not seen an 5 definition, is one that I would consider to be 6 inventory, given your definition that inventory 6 the "finger-in-the-air" methodology. 7 7 be partially or complete, you are You believe that there's another 8 methodology called "a finger-in-the-air" misrepresenting Mr. Peck, correct? 8 9 9 methodology? Α 10 Q You had seen an inventory at that time, 10 It's a methodology that I would define. 11 right? 11 Would you agree with me that different 12 appraisers use different methodologies? I had seen -- I had seen a partial 12 T do. 13 13 Α inventory. 14 And by your definition that's an 14 And there's no single right methodology to 15 inventory, right? 15 doing an appraisal? 16 By definition, if you specify it is an 16 There is a single right methodology. You mentioned the fingers-in-the-air 17 inventory, and that is why I asked you. It 17 18 could be considered -- it should be qualified 18 appraisal method. 19 as a partial inventory. 19 What is that method? That method is intuitively, I believe, the 20 Did you qualify it in your proposal to 2.0 21 Mr. Peck as to what you were doing in this 21 object would be worth A, B or C, or D. 22 cage? 22 And what does that have to do with 23 No, I didn't. 23 "fingers in the air"? Α 24 Let's jump to the next question. 24 It's pulling the value out of the air, 25 Second to last paragraph, first page of 25 literally.

١,	Page 26	1	Page 28
1	Q So you mean fingers in the air is people	1	in the grid, it was determined this is the
2	raising their fingers into the air an pulling	2	value of the whole would be.
3	appraisals values for?	3	Q And is the French grid system ever used to
4	A I think it was worth this.	4	value a collection of arts by taking the value
5	Q You mean people raise their fingers, give	5	of a chunk of the collection and extrapolating
6	you an opinion of value and you take the	6	the full value from that chunk?
7	consensus of that value?	7	A The French grid system is generally
8	A No. I say people raise their finger and	8	applied to specific works of art and not a
9	give a value. I didn't say anything about	9	whole collection.
10	consensus.	10	Q Why not?
11	Q How frequently do people utilize that	11	A It's common usage within those who apply
12	methodology?	12	it to apply it that way.
13	A Frequently.	13	Q Let's look at the second page of
14	Q So it's standard in the industry for	14	Deposition Exhibit 2 marked FGIC Wiener 000002.
15	people to use the fingers-in-the-air method to	15	There's a section entitled "Suggested Steps to
16	come up with a value for a work of art?	16	be Taken."
17	A What industry are you referring to?	17	Do you see that?
18	Q The valuation industry.	18	A That is correct.
19	A I would consider it to be a profession.	19	Q And under that "Suggested Steps to be
20	Q Okay. In the profession?	20	Taken" item you list suggested steps that you
21	A It is not appropriate standards, in my	21	suggest that should be taken in valuing the DIA
22	opinion.	22	collection; is that right?
23	Q So why do you refer to it as a methodology	23	A That's correct.
24	and indicate that many people in the profession	24	Q Did you utilize this methodology that you
25	utilize it?	25	indicate on this page of Exhibit 2 before, in
	Page 27		
	1496 27		Page 29
1	MR. PEREZ: Object to the form of the	1	valuing an art collection?
1 2	-	1 2	
	MR. PEREZ: Object to the form of the		valuing an art collection?
2	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence.	2	valuing an art collection? A In valuing?
2	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL:	2 3	valuing an art collection? A In valuing? Q An art collection?
2 3 4	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL: Q Who uses the fingers-in-the-air	2 3 4	<pre>valuing an art collection? A In valuing? Q An art collection? A An art collection?</pre>
2 3 4 5	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL: Q Who uses the fingers-in-the-air methodology?	2 3 4 5	<pre>valuing an art collection? A In valuing? Q An art collection? A An art collection? Q Yes.</pre>
2 3 4 5 6	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL: Q Who uses the fingers-in-the-air methodology? A Primarily auction houses.	2 3 4 5 6	<pre>valuing an art collection? A In valuing? Q An art collection? A An art collection? Q Yes. A Have I I don't understand the question. Q Let me rephrase. Have you ever used these steps that you</pre>
2 3 4 5 6 7	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL: Q Who uses the fingers-in-the-air methodology? A Primarily auction houses. Q How many auction houses are there?	2 3 4 5 6 7	<pre>valuing an art collection? A In valuing? Q An art collection? A An art collection? Q Yes. A Have I I don't understand the question. Q Let me rephrase.</pre>
2 3 4 5 6 7 8	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL: Q Who uses the fingers-in-the-air methodology? A Primarily auction houses. Q How many auction houses are there? A There are numerous auction houses.	2 3 4 5 6 7 8	<pre>valuing an art collection? A In valuing? Q An art collection? A An art collection? Q Yes. A Have I I don't understand the question. Q Let me rephrase. Have you ever used these steps that you</pre>
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL: Q Who uses the fingers-in-the-air methodology? A Primarily auction houses. Q How many auction houses are there? A There are numerous auction houses. Q And how many people in those auction houses use the fingers-in-the-air methodology to value art? A Hundreds, if not thousands. Q Is that the methodology used by Christie's and Sotheby's? A In many cases, I believe so. Q Have you ever heard of a methodology for valuing art called the "French grid system"? A I have. Q And what is that? A The French grid system is a method that was in favor, at one point or another, in which	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	valuing an art collection? A In valuing? Q An art collection? A An art collection? Q Yes. A Have I I don't understand the question. Q Let me rephrase. Have you ever used these steps that you detail on the second page of Exhibit 2 in valuing an art collection before? A Can you repeat the question? Q Sure. Have you ever used these steps that you detail on Page 2 of Exhibit 2 in valuing an art collection before? A I have. Q How frequently? A When one has to value an extremely large collection of works of art. Q And how frequently have you valued an extremely large collection of art before?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL: Q Who uses the fingers-in-the-air methodology? A Primarily auction houses. Q How many auction houses are there? A There are numerous auction houses. Q And how many people in those auction houses use the fingers-in-the-air methodology to value art? A Hundreds, if not thousands. Q Is that the methodology used by Christie's and Sotheby's? A In many cases, I believe so. Q Have you ever heard of a methodology for valuing art called the "French grid system"? A I have. Q And what is that? A The French grid system is a method that was in favor, at one point or another, in which a small section of a work of art was well, a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	valuing an art collection? A In valuing? Q An art collection? A An art collection? Q Yes. A Have I I don't understand the question. Q Let me rephrase. Have you ever used these steps that you detail on the second page of Exhibit 2 in valuing an art collection before? A Can you repeat the question? Q Sure. Have you ever used these steps that you detail on Page 2 of Exhibit 2 in valuing an art collection before? A I have. Q How frequently? A When one has to value an extremely large collection of works of art. Q And how frequently have you valued an extremely large collection of art before? A I've think one or two or three times.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. PEREZ: Object to the form of the question. Assumes facts not in evidence. BY MR. ABEL: Q Who uses the fingers-in-the-air methodology? A Primarily auction houses. Q How many auction houses are there? A There are numerous auction houses. Q And how many people in those auction houses use the fingers-in-the-air methodology to value art? A Hundreds, if not thousands. Q Is that the methodology used by Christie's and Sotheby's? A In many cases, I believe so. Q Have you ever heard of a methodology for valuing art called the "French grid system"? A I have. Q And what is that? A The French grid system is a method that was in favor, at one point or another, in which a small section of a work of art was well, a work of art was divided into sections,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	valuing an art collection? A In valuing? Q An art collection? A An art collection? Q Yes. A Have I I don't understand the question. Q Let me rephrase. Have you ever used these steps that you detail on the second page of Exhibit 2 in valuing an art collection before? A Can you repeat the question? Q Sure. Have you ever used these steps that you detail on Page 2 of Exhibit 2 in valuing an art collection before? A I have. Q How frequently? A When one has to value an extremely large collection of works of art. Q And how frequently have you valued an extremely large collection of art before? A I've think one or two or three times. Q Well, let's be exact.

_	Page 30	1	Page 32
1	Q And when you say "one very recently," are	1	Second paragraph you wrote: "Recently we
2	you referring to the DIA collection?	2	appraised for state tax purposes the enormous
3	A No.	3	and varied collection of an extremely famous
4	Q What collection are you referring to?	4	American artist. At this moment I'm not at
5	A I cannot tell you. That would be	5	liberty to mention the name of the artist. The
6	violating confidentiality.	6	inventory consists of approximately 20,000
7	Q Did you have a confidentiality agreement	7	objects."
8	with the client in that case?	8	Is that right?
9	A I did.	9	A That's correct.
10	Q And when did that take place?	10	Q Is that the project you were just
11	A The valuation took place last year.	11	referring to?
12	Q And what was the type of art involved?	12	A Yes, it is.
13	A Fine art.	13	Q And you performed that appraisal for
14	Q Any specific type of fine art?	14	estate tax purposes, correct?
15	A What do you mean by "specific type"?	15	A I did.
16	Q Sure.	16	Q So you weren't asked to determine what the
17	Are we talking about contemporary art, Old	17	collection would achieve in terms of actual
18	Masters, any more specificity you can provide	18	dollars to the owner of the collection if it
19	on that case?	19	was sold?
20	A Contemporary art.	20	A That's not true.
21	Q Sorry?	21	Q What do you understand if I ask you the
22	A Contemporary art.	22	question sorry, let me take a step back.
23	Q Contemporary art.	23	Have you ever heard of the term
24	And we're talking about paintings versus	24	"definition of value before"?
25	sculptures or decorative art?	25	A Yes.
	Page 31		Page 33
1	A We're talking about two dimensional art.	1	Q And what do you understand definition of
2	Q And what was the size of that collection?	2	value to mean?
3	A What do you mean by "size"?	3	A Exactly what the term says, the value
4	Q Volume of works.	4	being used is defined.
5	A About 20,000.	5	Q And what definition of value did you
6	Q And what was your ultimate value	6	utilize in that estate tax purpose appraisal?
7	conclusion for those 20,000 pieces?	7	A Fair market value.
8	A Is the question what value did I conclude?	8	Q You didn't use marketable cash value?
9	Q Yes.	9	A I did not.
10	A I can't tell you that.	10	Q And you had two months to perform that
11	Q Can you give me a ballpark?	11	appraisal of the 20,000 objects; is that right?
12	Was it over a billion dollar?	12	A Slightly under.
13	MR. PEREZ: If he can't tell you, he can't	13	Q How much under?
14	tell you.	14	A I would say more like six or eight six
15	A It's a possible violation of my	15	to eight weeks.
		16	Q And was the collection by the American
16	confidentiality agreement.		
16 17	BY MR. ABEL:	17	artist a collection of pieces that the artist
16 17 18	BY MR. ABEL: Q And you said you used this methodology	18	himself or herself generated or was that artist
16 17 18 19	BY MR. ABEL: Q And you said you used this methodology detailed on Page 2 of Exhibit 2 to perform that	18 19	himself or herself generated or was that artist collecting other people's work?
16 17 18 19 20	BY MR. ABEL: Q And you said you used this methodology detailed on Page 2 of Exhibit 2 to perform that valuation of the 20,000 works?	18 19 20	himself or herself generated or was that artist collecting other people's work? A It was a collection of both.
16 17 18 19 20 21	BY MR. ABEL: Q And you said you used this methodology detailed on Page 2 of Exhibit 2 to perform that valuation of the 20,000 works? A I did.	18 19 20 21	himself or herself generated or was that artist collecting other people's work? A It was a collection of both. Q And what portion of the collection
16 17 18 19 20 21 22	BY MR. ABEL: Q And you said you used this methodology detailed on Page 2 of Exhibit 2 to perform that valuation of the 20,000 works? A I did. Q Let's look at the next page of Deposition	18 19 20 21 22	himself or herself generated or was that artist collecting other people's work? A It was a collection of both. Q And what portion of the collection belonged to that sorry. Let me strike that.
16 17 18 19 20 21 22 23	BY MR. ABEL: Q And you said you used this methodology detailed on Page 2 of Exhibit 2 to perform that valuation of the 20,000 works? A I did. Q Let's look at the next page of Deposition Exhibit 2.	18 19 20 21 22 23	himself or herself generated or was that artist collecting other people's work? A It was a collection of both. Q And what portion of the collection belonged to that sorry. Let me strike that. What portion of that collection was
16 17 18 19 20 21 22	BY MR. ABEL: Q And you said you used this methodology detailed on Page 2 of Exhibit 2 to perform that valuation of the 20,000 works? A I did. Q Let's look at the next page of Deposition	18 19 20 21 22	himself or herself generated or was that artist collecting other people's work? A It was a collection of both. Q And what portion of the collection belonged to that sorry. Let me strike that.

	Page 34		Page 36
1	A A significant portion.	1	A We followed that fairly closely.
2	Q Over 50 percent?	2	Q Am I correct that you had four different
3	A I really think that by saying that I may	3	steps in your methodology for valuing the DIA
4	violate my confidentiality agreement.	4	collection?
5	Q Did you provide a copy of that appraisal	5	A I had four different steps the answer
6	to the IRS?	6	to your question is no.
7	A Presumably the client did.	7	Q If you look at your report, am I correct
8	Q So you don't know do you know whether	8	that you detail four steps for valuing the DIA
9	the IRS approved your appraisal?	9	collection?
10	A We I've heard from the client that	10	A Well, if I could look at my report I could
11	there's been absolutely, what shall we say, no	11	answer the question properly.
12	objection from the IRS.	12	(Deposition Exhibit 3, Expert Report,
13	Q So let's go back to my question.	13	marked for identification as of this date.)
14	Do you know if the IRS has approved your	14	BY MR. ABEL:
15	appraisal?	15	Q I'm showing you a document that's been
16	A The IRS, I don't think, sends out letters	16	marked Deposition Exhibit 5.
17	of approval.	17	Is this your report in this matter?
18	Q Let me go back to my question: Do you	18	A It's marked Deposition Exhibit 3, I
19	know whether or not the IRS approved your	19	believe.
20	appraisal?	20	Q Sorry. Deposition Exhibit 3, you're
21	A And my answer is, no.	21	correct.
22	Q Did you use the methodology detailed on	22	Is that your report in this matter?
23	Page 2 of Exhibit 2 to value the DIA	23	A Well, without checking every page, I can
24	collection?	24	say that it appears to be my report.
25	A I'm sorry. We're going back to Page 2?	25	Q Take a look at Page 49 of Exhibit 3.
	Page 35		Page 37
_			
1	Q Yes.	1	My question for you is: Is that your
2	A And what was your question?	2	signature at the bottom of Page 49?
2 3	A And what was your question? Q Sure.	2 3	<pre>signature at the bottom of Page 49? A That is my signature.</pre>
2 3 4	And what was your question? Q Sure. Did you used this methodology that you say	2 3 4	<pre>signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's</pre>
2 3 4 5	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this	2 3 4 5	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me.
2 3 4 5 6	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA	2 3 4 5 6	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it
2 3 4 5 6 7	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection?	2 3 4 5 6 7	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that
2 3 4 5 6 7 8	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes.	2 3 4 5 6 7 8	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right?
2 3 4 5 6 7 8	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use?	2 3 4 5 6 7 8	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled.
2 3 4 5 6 7 8 9	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step?	2 3 4 5 6 7 8 9	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is,
2 3 4 5 6 7 8 9 10	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure.	2 3 4 5 6 7 8 9 10	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps
2 3 4 5 6 7 8 9 10 11	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided	2 3 4 5 6 7 8 9 10 11	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that
2 3 4 5 6 7 8 9 10 11 12 13	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided into groupings, we did.	2 3 4 5 6 7 8 9 10 11 12	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that starts off by saying, "Appropriate comparables
2 3 4 5 6 7 8 9 10 11 12 13 14	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided into groupings, we did. Q And how did you divide the DIA collection	2 3 4 5 6 7 8 9 10 11 12 13	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that starts off by saying, "Appropriate comparables for each group should be identified."
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided into groupings, we did. Q And how did you divide the DIA collection into groupings?	2 3 4 5 6 7 8 9 10 11 12 13 14	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that starts off by saying, "Appropriate comparables for each group should be identified." What step in your report does Step 2 in
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided into groupings, we did. Q And how did you divide the DIA collection into groupings? A We basically worked with the groupings	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that starts off by saying, "Appropriate comparables for each group should be identified." What step in your report does Step 2 in your proposal correspond with?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided into groupings, we did. Q And how did you divide the DIA collection into groupings? A We basically worked with the groupings that the DIA used in its cataloging.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that starts off by saying, "Appropriate comparables for each group should be identified." What step in your report does Step 2 in your proposal correspond with? A Step 1.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided into groupings, we did. Q And how did you divide the DIA collection into groupings? A We basically worked with the groupings that the DIA used in its cataloging. Q You mean groupings by type of art?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that starts off by saying, "Appropriate comparables for each group should be identified." What step in your report does Step 2 in your proposal correspond with? A Step 1. Q Does it correspond to any of the other
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided into groupings, we did. Q And how did you divide the DIA collection into groupings? A We basically worked with the groupings that the DIA used in its cataloging. Q You mean groupings by type of art? A Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that starts off by saying, "Appropriate comparables for each group should be identified." What step in your report does Step 2 in your proposal correspond with? A Step 1. Q Does it correspond to any of the other steps in your report?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A And what was your question? Q Sure. Did you used this methodology that you say you utilized to value the 20,000 works in this undisclosed appraisal to value the DIA collection? A In part, yes. Q And what parts did you use? A We shall we go back step by step? Q Sure. A Okay. Each category should be divided into groupings, we did. Q And how did you divide the DIA collection into groupings? A We basically worked with the groupings that the DIA used in its cataloging. Q You mean groupings by type of art? A Correct. Q Okay. Not groupings by value of art? A Within those groupings we also did subdivisions with a value of art, yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	signature at the bottom of Page 49? A That is my signature. Q I think I misspoke earlier. Maybe that's why you're correcting me. If you look at Page 3 of Exhibit 3, it details five steps to your methodology; is that right? A Yes, there are five steps labeled. Q Okay. And so my question for you is, looking back at Exhibit 2, any suggested steps to be taken, specifically the Paragraph 2, that starts off by saying, "Appropriate comparables for each group should be identified." What step in your report does Step 2 in your proposal correspond with? A Step 1. Q Does it correspond to any of the other steps in your report? MR. PEREZ: Object to the form of the question. BY MR. ABEL: Q You can answer.

	Page 38		Page 40
1	portions of Step 4.	1	right?
2	Q We'll come back to that in a bit.	2	A It says "at this point."
3	Take a look at Item 3 on Exhibit 2. You	3	Q Am I correct that as of May 23, 2014 you
4	indicate	4	had determined that no discount was appropriate
5	A Exhibit 2 is the memo; is that correct?	5	for the valuation of the DIA collection?
6	Q Right. Where you indicate "a general	6	MR. PEREZ: Object as to form.
7	analysis, the common factors one sees in a	7	BY MR. ABEL:
8	comparable selected should be stated."	8	Q You can answer.
9	What does that correspond to in the steps	9	A I'm looking at exactly what I wrote.
10	detailed in your report, Exhibit 3?	10	In a preliminary point of view, yes.
11	A This step was not followed specifically	11	Q Did you ever determine that a discount
12	the way it was written in the proposal.	12	would be appropriate for the valuation of the
13	Q Why not?	13	DIA collection?
14	A It was a question of time.	14	A If you look at my report, you will see
15	Q You didn't have enough time to do Step 3	15	that there are discounts that I consider to be
16	in your proposal?	16	appropriate.
17	A It was Step 3 was basically subsumed	17	Q What discounts did you consider to be
18	into our analysis of comparables.	18	appropriate?
19	Q Is there some document that you could	19	A If you look at Step 4, you'll see that the
20	point me to where you detail the common factors	20	art is divided into various categories and that
21	one sees in the comparables selected?	21	some of the categories have a discount or no
22	A It is not written in the report.	22	discount.
23	Q So you didn't actually state that anywhere	23	Q And am I correct the only discount that
24	in your report or any other work files?	24	you utilized in your entire report was a
25	A It's not stated in the report.	25	10 percent discount on prints, drawings and
	Page 39		Page 41
1	Q Is it in your work files?	1	photographs, performing arts and textiles
2	A It's in the work file in the sense of the	2	through to Step 4?
3	analysis of the comparables that we used.	3	A That is not correct.
4	Q It's not specifically, or explicitly	4	Q What else did you apply a discount to?
5	stated; am I correct?	5	A In step hang on.
6	A Not explicitly stated.	6	In Step 3 where we adjusted the insurance
7	Q Let's take a look at Page 4 of Exhibit 2,	7	values to correspond to marketable cash value,
8 9	under the topic "Matters Not Discussed."	8	we provided a discount.
	Do you see that?	-	Q What discounts did you provide there?
10	A Yes.	10	A Well, we provided an increment, a global
11 12	Q And if you look at the second sentence you wrote: "It is my opinion at this point that	11	increment of 10.9 percent, and had we brought
12	such a discount consideration would not be	12	it up to retail replacement value it probably
	such a discount consideration would not be	13	would have been higher. And that in my mind
13			
13 14	appropriate for the report since, presumably,	14	would qualify as a discount.
13 14 15	there are numerous potential buyers for all of	15	Q So you applied a supplement, but because
13 14 15 16	there are numerous potential buyers for all of the works in the DIA collection, and if the	15 16	Q So you applied a supplement, but because the supplement wasn't higher you're telling the
13 14 15 16 17	there are numerous potential buyers for all of the works in the DIA collection, and if the works were to be sold they would not be sold at	15 16 17	Q So you applied a supplement, but because the supplement wasn't higher you're telling the Court that constituted a discount?
13 14 15 16 17 18	there are numerous potential buyers for all of the works in the DIA collection, and if the works were to be sold they would not be sold at a single sale but numerous sales spread over	15 16 17 18	Q So you applied a supplement, but because the supplement wasn't higher you're telling the Court that constituted a discount? A I am.
13 14 15 16 17 18 19	there are numerous potential buyers for all of the works in the DIA collection, and if the works were to be sold they would not be sold at a single sale but numerous sales spread over time."	15 16 17 18 19	Q So you applied a supplement, but because the supplement wasn't higher you're telling the Court that constituted a discount? A I am. MR. PEREZ: I object to the form of the
13 14 15 16 17 18 19 20	there are numerous potential buyers for all of the works in the DIA collection, and if the works were to be sold they would not be sold at a single sale but numerous sales spread over time." Do you see that?	15 16 17 18 19 20	Q So you applied a supplement, but because the supplement wasn't higher you're telling the Court that constituted a discount? A I am. MR. PEREZ: I object to the form of the question.
13 14 15 16 17 18 19 20 21	there are numerous potential buyers for all of the works in the DIA collection, and if the works were to be sold they would not be sold at a single sale but numerous sales spread over time." Do you see that? A That is correct.	15 16 17 18 19 20 21	Q So you applied a supplement, but because the supplement wasn't higher you're telling the Court that constituted a discount? A I am. MR. PEREZ: I object to the form of the question. BY MR. ABEL:
13 14 15 16 17 18 19 20 21 22	there are numerous potential buyers for all of the works in the DIA collection, and if the works were to be sold they would not be sold at a single sale but numerous sales spread over time." Do you see that? A That is correct. Q And so on May 23, 2014, before ever seeing	15 16 17 18 19 20 21 22	Q So you applied a supplement, but because the supplement wasn't higher you're telling the Court that constituted a discount? A I am. MR. PEREZ: I object to the form of the question. BY MR. ABEL: Q Sorry. What was your answer?
13 14 15 16 17 18 19 20 21 22 23	there are numerous potential buyers for all of the works in the DIA collection, and if the works were to be sold they would not be sold at a single sale but numerous sales spread over time." Do you see that? A That is correct. Q And so on May 23, 2014, before ever seeing the complete inventory of the DIA collection,	15 16 17 18 19 20 21 22 23	Q So you applied a supplement, but because the supplement wasn't higher you're telling the Court that constituted a discount? A I am. MR. PEREZ: I object to the form of the question. BY MR. ABEL: Q Sorry. What was your answer? A The answer is, yes, I am.
13 14 15 16 17 18 19 20 21	there are numerous potential buyers for all of the works in the DIA collection, and if the works were to be sold they would not be sold at a single sale but numerous sales spread over time." Do you see that? A That is correct. Q And so on May 23, 2014, before ever seeing	15 16 17 18 19 20 21 22	Q So you applied a supplement, but because the supplement wasn't higher you're telling the Court that constituted a discount? A I am. MR. PEREZ: I object to the form of the question. BY MR. ABEL: Q Sorry. What was your answer?

	D	_	D
1	Page 42 A That it was an adjustment, and I can't	1	Page 44 that you applied to determine marketable cash
2	tell you the exact figure at this point.	2	value?
3	Q You can't tell the Court the quantity of	3	MR. PEREZ: Object to the form of the
4	the discount that you applied for Step 3?	4	question.
5	MR. PEREZ: Object to the form of the	5	A I'm not quite sure I understand your
6	question. Asked and answered.	6	question.
7	BY MR. ABEL:	7	When can you clarify that?
8	Q You can answer.	8	BY MR. ABEL:
9	A Okay. Yes, the exact number I'm not	9	O Sure.
10	prepared to tell you at this particular point.	10	You said that there is a discount utilized
11	Q Were you ever prepared to tell me what the	11	in coming up with marketable cash value that
12	exact number was for that discount?	12	varies from case to case.
13	A It figured into our calculations.	13	My question for you is: What discount did
14	Q But you don't know what it was that	14	you utilize in coming up with marketable cash
15	figured into your calculations?	15	value in this case?
16	A At this particular point, no.	16	MR. PEREZ: Object to the form of the
17	Q Is there any document that you could look	17	question.
18	at that would inform your opinion as to what	18	A From object to object, we looked at the
19	that discount was for Step 3?	19	comparables. We saw we observed whether the
20	A Perhaps careful review would reveal that.	20	comparables were hammer prices, included the
21	Q What would you look at to find that	21	buyers premium, did not, and we discounted
22	information?	22	those values when appropriate, on a
23	A I would look at a projection of retail	23	case-by-case basis to come up with marketable
24	replacement value. But since we were using	24	cash value.
25	marketable cash value it was implicit in the	25	
		1	
	Page 43		Page 45
1	Page 43 value arrived at.	1	Page 45 BY MR. ABEL:
1 2	<u> </u>	1 2	_
	value arrived at.	_	BY MR. ABEL:
2	value arrived at. Q Well, if we were to test whether or not	2	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with
2 3 4 5	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so?	2 3 4 5	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value?
2 3 4 5 6	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test.	2 3 4 5 6	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did
2 3 4 5 6 7	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that	2 3 4 5 6 7	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the
2 3 4 5 6 7 8	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct?	2 3 4 5 6 7 8	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it.
2 3 4 5 6 7 8	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I	2 3 4 5 6 7 8 9	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to
2 3 4 5 6 7 8 9	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward	2 3 4 5 6 7 8 9	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium?
2 3 4 5 6 7 8 9 10	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the	2 3 4 5 6 7 8 9 10	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers
2 3 4 5 6 7 8 9 10 11 12	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement	2 3 4 5 6 7 8 9 10 11	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium.
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2 3 4 5 6 7 8 9 10 11 12 13 14	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA	2 3 4 5 6 7 8 9 10 11 12 13	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA inventory, and our marketable cash value, which by definition implicitly has a discount built	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no. Q When you're referring to the process that you utilized for taking into account discount
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA inventory, and our marketable cash value, which by definition implicitly has a discount built in.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no. Q When you're referring to the process that you utilized for taking into account discount in a piece by piece appraisal, am I correct
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA inventory, and our marketable cash value, which by definition implicitly has a discount built in. Q You say marketable cash value implicitly	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no. Q When you're referring to the process that you utilized for taking into account discount in a piece by piece appraisal, am I correct that was only with regard to Step 1 of your
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA inventory, and our marketable cash value, which by definition implicitly has a discount built in. Q You say marketable cash value implicitly has a discount built in?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no. Q When you're referring to the process that you utilized for taking into account discount in a piece by piece appraisal, am I correct that was only with regard to Step 1 of your appraisal not Steps 2 through 4?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA inventory, and our marketable cash value, which by definition implicitly has a discount built in. Q You say marketable cash value implicitly has a discount built in? A Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no. Q When you're referring to the process that you utilized for taking into account discount in a piece by piece appraisal, am I correct that was only with regard to Step 1 of your appraisal not Steps 2 through 4? A The question again?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA inventory, and our marketable cash value, which by definition implicitly has a discount built in. Q You say marketable cash value implicitly has a discount built in? A Correct. Q What is the amount of that discount that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no. Q When you're referring to the process that you utilized for taking into account discount in a piece by piece appraisal, am I correct that was only with regard to Step 1 of your appraisal not Steps 2 through 4? A The question again? Q Sure.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA inventory, and our marketable cash value, which by definition implicitly has a discount built in. Q You say marketable cash value implicitly has a discount built in? A Correct. Q What is the amount of that discount that marketable cash value has built into it? A It varies from case to case. There's no	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no. Q When you're referring to the process that you utilized for taking into account discount in a piece by piece appraisal, am I correct that was only with regard to Step 1 of your appraisal not Steps 2 through 4? A The question again? Q Sure. You said that in looking at pieces on a piece-by-piece basis, you applied a discount to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	value arrived at. Q Well, if we were to test whether or not your conclusion regarding the amount of that discount was correct, how could we go about doing so? A It would be very difficult to test. Q So the Court just has to assume that you're correct? A The Court has to assume that I did what I stated in the report, which was carry forward or make a percentage adjustment based upon the difference between the retail replacement values, presumably. We don't even know if those are retail replacement values in the DIA inventory, and our marketable cash value, which by definition implicitly has a discount built in. Q You say marketable cash value implicitly has a discount built in? A Correct. Q What is the amount of that discount that marketable cash value has built into it?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. ABEL: Q Is there someplace we can look in your work file to see what discount you applied on an object-by-object basis to come up with marketable cash value? A The values are reflective of it and we did not specify or write in it. But by use of the comparables, you can check it. Q Does the hammer price you're referring to before ever include buyers premium? A Hammer's price does not include buyers premium. Q Never include buyers premium. A By definition, no. Q When you're referring to the process that you utilized for taking into account discount in a piece by piece appraisal, am I correct that was only with regard to Step 1 of your appraisal not Steps 2 through 4? A The question again? Q Sure. You said that in looking at pieces on a

	Domo 16		Decc. 40
1	Page 46 to Step 1 of your methodology, not Steps 2	1	Page 48 A It was implicit in the results that a
2	through 4?	2	discount was
3	A You're not correct.	3	Q Sir, I am going to ask questions, and I
4	Q What discount did you utilize in	4	appreciate if you listen to my question. I'm
5	determining marketable cash value for Step 2?	5	not asking about what's implicit.
6	A In Step 2 we didn't do it on a	6	MR. ABEL: Can you please read back the
7	piece-by-piece basis.	7	question.
8	Q Well, did you do it on a collection basis?	8	BY MR. ABEL:
9	A We on the basis of Step 2 we took into	9	Q It's much simpler than that.
10	consideration the various values that third	10	(Record read.)
11	party sources used, and on that	11	BY MR. ABEL:
12	determination on that basis, we made a	12	Q You can answer.
13	determination whether any specific discounts	13	A You stated it.
14	should be applied or not applied.	14	Q You stated the average in your report?
15	Q Did you apply any discounts to the results	15	A Correct.
16	of Step 2?	16	Q You didn't make any adjustments to the
17	Let me take a step back. Step 2 you	17	results of that averaging process in your
18	averaged together third-party appraisals,	18	report?
19	correct?	19	MR. PEREZ: Object to the form of the
20	A Correct.	20	question.
21	Q Did you apply any discount to that	21	A But and my answer is that it was
22	average?	22	implicit in the results.
23	A It was implicit in the methodology.	23	BY MR. ABEL:
24	Q How was it implicit in the methodology?	24	Q I'm asking you: Did you make any
25	A Because the third-party sources that we	25	adjustments to the results of the averaging
	Page 47		Page 49
1		1	<u> </u>
	used were generally lower than our individual	1	process you just disclosed?
2	values.	2	MR. PEREZ: Object to the form. Asked and
2 3	values. Consequently, on the 616 objects, we	2 3	MR. PEREZ: Object to the form. Asked and answered.
2 3 4	values. Consequently, on the 616 objects, we considered that those prices were that those	2 3 4	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL:
2 3 4 5	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to	2 3 4 5	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer.
2 3 4 5 6	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative.	2 3 4 5 6	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand.
2 3 4 5 6 7	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative. So it was intentional for us to use	2 3 4 5 6 7	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand. And my answer is it was implicit in the
2 3 4 5 6 7 8	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative. So it was intentional for us to use conservative values incorporating third-party	2 3 4 5 6 7 8	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand. And my answer is it was implicit in the results.
2 3 4 5 6 7 8	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative. So it was intentional for us to use conservative values incorporating third-party sources.	2 3 4 5 6 7 8 9	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand. And my answer is it was implicit in the results. Q Let's take a step back.
2 3 4 5 6 7 8 9	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative. So it was intentional for us to use conservative values incorporating third-party sources. Q So my question for you is much simpler	2 3 4 5 6 7 8 9	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand. And my answer is it was implicit in the results. Q Let's take a step back. When you say something is implicit in the
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2 3 4 5 6 7 8 9 10 11 12	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative. So it was intentional for us to use conservative values incorporating third-party sources. Q So my question for you is much simpler than that. Did you apply a discount to the amount	2 3 4 5 6 7 8 9 10 11	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand. And my answer is it was implicit in the results. Q Let's take a step back. When you say something is implicit in the results, does that mean that you actually made an adjustment to achieve the results, or that
2 3 4 5 6 7 8 9 10 11 12 13	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative. So it was intentional for us to use conservative values incorporating third-party sources. Q So my question for you is much simpler than that. Did you apply a discount to the amount that you determined by averaging the	2 3 4 5 6 7 8 9 10 11 12 13	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand. And my answer is it was implicit in the results. Q Let's take a step back. When you say something is implicit in the results, does that mean that you actually made an adjustment to achieve the results, or that you just utilized the results because you felt
2 3 4 5 6 7 8 9 10 11 12 13 14	values. Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative. So it was intentional for us to use conservative values incorporating third-party sources. Q So my question for you is much simpler than that. Did you apply a discount to the amount that you determined by averaging the third-party prices?	2 3 4 5 6 7 8 9 10 11 12 13	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand. And my answer is it was implicit in the results. Q Let's take a step back. When you say something is implicit in the results, does that mean that you actually made an adjustment to achieve the results, or that you just utilized the results because you felt they were satisfactory?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Consequently, on the 616 objects, we considered that those prices were that those values, I mean, were discounted in relation to ours, and, therefore, conservative. So it was intentional for us to use conservative values incorporating third-party sources. Q So my question for you is much simpler than that. Did you apply a discount to the amount that you determined by averaging the third-party prices? A And my answer was before, yes. Q Let's take a step back. You averaged the third-party appraisals, correct? A Correct. We averaged no, that's not correct. Q What did you do in Step 2? A We averaged the individual values in the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. PEREZ: Object to the form. Asked and answered. BY MR. ABEL: Q You can actually answer. A I can answer. I understand. And my answer is it was implicit in the results. Q Let's take a step back. When you say something is implicit in the results, does that mean that you actually made an adjustment to achieve the results, or that you just utilized the results because you felt they were satisfactory? MR. PEREZ: Object to the form of the question. A We used the results because we thought it was satisfactory with an implicit discount built in. BY MR. ABEL: Q Other than the discount that you believe was implicit in the results, did you apply any

	Page 50		Page 52
1	Q Looking back at Exhibit 2, again, and	1	going to be relying upon your report; you're
2	again Page 4.	2	going to be testifying to the judge as to your
3	If you look at the second paragraph, you	3	own opinions?
4	write: "However, as you pointed out there is	4	MR. PEREZ: Object to the form of the
5	the possibility that parts of the collection be	5	question. Assumes facts not in evidence.
6	sold as a whole or in block."	6	BY MR. ABEL:
7	Do you recall that?	7	Q Do you need to have your report in front
8	A Which page are you referring to?	8	of you at all times to express your opinions to
9	Q Page 4. FGIC Wiener 000004.	9	the Court?
10	A I have the paragraph.	10	A No.
11	What is the question?	11	Q Okay. So what is your opinion as to why a
12	Q Is that a statement that Mr. Peck of ACG	12	blockage discount wasn't necessary in this
13	provided to you?	13	case?
14	A Sir, can you just repeat the question.	14	MR. PEREZ: Object to the form of the
15	Q Sure. You wrote, "However, as you had	15	question.
16	pointed out, there is the possibility that	16	A Because, as I stated in the report, the
17	parts of the collection could be sold as a	17	at the time that the report was written it was
18	whole or in block."	18	apparent that the collection was not going to
19	Is that something that Mr. Peck told you?	19	be sold on block and that, therefore, a
20	A Yes.	20	blockage discount was not to be applied.
21	Q And you then wrote: "If this were to	21	Q Who told you it was apparent?
22	occur and that the parties involved were	22	Well, let's take a step back.
23	considered to be appropriate, we could also	23	How was it apparent that the DIA
24	calculate a blockage discount consideration	24	collection would not be sold on block?
25	since we have on staff an economist who does	25	A At the moment it was our determination
	2 51		
1	Page 51 this type of work for us."	1	Page 53 that it was most likely that if anything were
2	Do you see that?	2	to be sold the pieces would be sold
3	A I do.	3	individually, and I think that is clearly
4	Q Did you take into account the possibility	4	stated in the report.
5	that the DIA collection could be sold as a	5	Q And how did you form that assumption?
6	whole or in block in your appraisal?	6	A By the nature of the collection; by the
7	A I did.	7	fact that we were that we were writing this
8	Q And how did you take that into account?	8	report primarily for the use of the collection
9	A It's written within the report.	9	in a collateralized transaction. And in that
10	Q Did you apply any blockage discounts in	10	particular scenario, there would not be a
11	your report?	11	blockage discount applicable, it would not be
12	A We did not.	12	sold in block. It would not be sold at all.
13	Q So how did you take into account the	13	It would be used as collateral.
14	possibility that parts of the collection could	14	Q So if the Court orders the DIA collection
15	be sold as a whole or in block?	15	to be sold on block, your valuation appraisal
16	A One would have to turn to my report to see	16	wouldn't be sufficient to identify the blockage
17	exactly what was written, and what we took into	17	discount in that case?
		18	MR. PEREZ: Object to the form of the
	consideration	1 -0	
18	consideration. O Sorry sir.	19	question. It assumes facts not in evidence
18 19	Q Sorry, sir.	19	question. It assumes facts not in evidence
18 19 20	Q Sorry, sir. You don't know your opinion as to why you	20	and, in fact, completely contradictory to the
18 19 20 21	Q Sorry, sir. You don't know your opinion as to why you didn't apply a blockage discount in this case?	20 21	and, in fact, completely contradictory to the record.
18 19 20 21 22	Q Sorry, sir. You don't know your opinion as to why you didn't apply a blockage discount in this case? A It's stated clearly in the report and I	20 21 22	<pre>and, in fact, completely contradictory to the record. MR. ABEL: Well, it's a hypothetical.</pre>
18 19 20 21 22 23	Q Sorry, sir. You don't know your opinion as to why you didn't apply a blockage discount in this case? A It's stated clearly in the report and I would prefer to refer to it to get it exactly	20 21 22 23	and, in fact, completely contradictory to the record. MR. ABEL: Well, it's a hypothetical. BY MR. ABEL:
18 19 20 21 22	Q Sorry, sir. You don't know your opinion as to why you didn't apply a blockage discount in this case? A It's stated clearly in the report and I	20 21 22	and, in fact, completely contradictory to the record. MR. ABEL: Well, it's a hypothetical.

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Page 54
                                                                                                               Page 56
    who that impact your analysis in this case?
                                                                      I always take documents apart from clips.
 2
         Well, it is a hypothetical question so
                                                             2
                                                                      I don't like taking documents apart at
 3
    there might be other factors that I don't
                                                             3
                                                                 depositions. I have to figure out what they
    understand. But presumably, in that case, a
                                                             4
                                                                 were.
 5
    blockage discount may or may not be applicable.
                                                             5
                                                                 Α
                                                                      Well, that's why we have Bates numbers.
 6
          And when would it be applicable?
                                                             6
                                                                      And what is the question?
 7
          I would have to see the exact hypothetical
                                                             7
                                                                      Sure.
 8
    circumstances. The exact circumstances, it
                                                             8
                                                                      Is this an e-mail that you sent to
 9
    would not longer be hypothetical.
                                                             9
                                                                 Mr. Peck on July 17, 2014?
10
          Have you ever been involved in a valuation
                                                            10
                                                                      That is July 17, 2014, that is correct.
    for purposes of determining the value of an art
                                                                      And you're asking Mr. Peck to comment on a
11
                                                            11
12
     collection in a bankruptcy proceeding before?
                                                            12
                                                                 statement that Mr. Plummer made in his report;
13
                                                            13
                                                                is that right?
14
          Take a look at Page 6 of Exhibit 2.
                                                            14
                                                                      That is correct.
    Q
15
          Is this an e-mail that you sent to
                                                            15
                                                                      And you write, "P.S. we had discussed
16
    Mr. Plummer of ACG on July 17, 2014?
                                                                 this"; is that right?
17
          I believe you mean Mr. Peck.
                                                            17
                                                                      That's correct.
18
          Sorry, Mr. Peck. My apologies.
                                                            18
                                                                      What did you discuss with Mr. Peck prior
    Q
19
         And this is -- I'm sorry.
                                                            19
                                                                 to this e-mail?
    Α
20
                                                                      Whether -- very briefly, we had discussed
                                                            20
         Page 6.
21
         Are we looking at --
                                                            21
                                                                 the possibility of Mr. Peck responding in
    Δ
22
    Q
         Exhibit 2.
                                                                 writing to what Mr. Plummer stated on Page 40,
23
         Exhibit 2.
                                                            23
    Α
                                                                 No. 67.
24
         You might have taken it apart.
                                                            24
                                                                      Why did you think that Mr. Peck would need
    Q
                                                                 Q
25
         Exhibit 2, I believe -- you said Page 6?
                                                            25
                                                                 to respond to Mr. Plummer's statement before
                                                                                                               Page 57
                                                  Page 55
         FGIC Wiener 000006 as well?
                                                                      ever reading Mr. Plummer's report?
1
    0
                                                             1
          That's not Exhibit 2, though. Oh, wait.
                                                             2
                                                                           MR. PEREZ: Objection to the form of the
 3
    This is something else.
                                                             3
                                                                      question. Assumes facts not in evidence.
 4
         Let's try to keep the binder clips on
                                                             4
                                                                           Who was reading what?
 5
    there so that we're not mixing it with other
                                                             5
                                                                 BY MR. ABEL:
 6
    pages.
                                                             6
                                                                      Q
                                                                           Sure.
 7
                                                             7
                                                                           When was the discussion with Mr. Peck
          It's very difficult to work with binder
                                                                      regarding responding to Mr. Plummer's report?
 8
    clips, I must say.
                                                             8
 9
          But it's not Exhibit 2. It's a different
                                                             9
                                                                           I believe probably on July 17th.
10
    exhibit. Exhibit 2, I believe, was just this
                                                            10
                                                                           Was that before or after you received
11
    memo. But if it's all the documents produced.
                                                            11
                                                                      Mr. Plummer's report?
12
    I'm not sure --
                                                            12
                                                                           Definitely after.
13
         Let's put it back together the way it was.
                                                            13
                                                                           So why did you discuss it with Mr. Peck
14
          So Exhibit 2 was documents Bates-stamped
                                                            14
                                                                      and then send him an e-mail asking him to
15
    FGIC Wiener 000001 through 67.
                                                            15
                                                                      comment something you had already asked to
16
         Okay. That's Exhibit 2.
                                                            16
                                                                      discuss, or that you had already discussed with
17
         And we're looking at Page 6 of that.
                                                            17
18
          I think it would be easier if we refer to
                                                            18
                                                                           MR. PEREZ: Object to the form of the
                                                            19
19
    it just by the Bates number.
                                                                      question.
         Okay. Let's look at FGIC Wiener 000006.
                                                            20
                                                                           Simply it was a remainder.
20
21
    Α
          It's hard to read with the clips on,
                                                            21
                                                                 BY MR. ABEL:
22
    that's all.
                                                            22
                                                                           Let's look at Page 7 of Exhibit 2. It's
          So why don't we put the clip on -- put the
23
                                                            23
                                                                      FGIC Wiener 000007.
24
    clip on -- put it on the corner, so that way
                                                            24
                                                                           Is this another e-mail that you sent to
25
    you can flip it more easily.
                                                            25
                                                                      Mr. Peck, this time on July 2, 2014?
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Page 58 Page 60 Α That is correct. transcribed. We looked at percentages arrived 2 And you wrote: "Just a reminder, send me at, and we reviewed, quite carefully, 2 everything that Mr. Leeds provided to us. 3 contact information for the computer people;" 3 Did you compare any of Mr. Leeds data that 4 is that right? 5 Α That's correct. 5 he provided to you to the original source data 6 0 Who are the "computer people"? provided by the DIA? 7 Computer people outside of the group. 7 Α We did. 8 Who's side of the group? 8 How large a sample did you compare? 9 The side of the group is the firm, it's a 9 A fairly large sample, I can't give you an 10 financial firm, I believe, that provided the 10 exact number. various analysis of the DIA data that we 11 11 Do you have any estimate? 12 received in, shall we say, in accurate form. 12 Estimate in terms of what? Α 13 We'll come back to that. 13 Estimate in terms of the size of the 14 But how did you first become aware of this 14 sample. 15 side of the group? 15 But are we talking about pages? Are we 16 I asked Mr. Peck if he could recommend talking about objects? someone who could decipher what I could not 17 17 Q Let's talk about objects. 18 decipher from the DIA raw data that was sent to 18 Α Okay. 19 19 What size of the sample -- estimate, did 20 you compare Mr. Leeds' analysis to the original Did you do any analysis of the background 20 21 of this side of the group to see if they 21 DIA sample? 22 were -- if they had expertise in performing 2.2 I think hundreds. 23 that type of analysis you're looking for? 23 You think hundreds or you know hundreds? Q 24 Well, I relied upon Mr. Peck's 24 It's my opinion at this point it was Α 25 recommendation. 25 hundreds. Page 59 Page 61 Did you ever do any kind of analysis to Anything in your work file that would show 1 1 determine whether the Silar Group had the what the sample size you compared between the 3 expertise sufficient to do the analysis you DIA collection information and Mr. Leeds' 3 4 were looking for? 4 information? 5 No, we did it ad hoc in Mr. Leeds' office. Again, I relied on Mr. Peck's 5 6 representation, which was then confirmed by the Let's look at Page 10 of Exhibit 2, 6 7 7 FGIC -- Bates stamped FGIC Wiener 000010. results. 8 But you don't know if the Silar Group's 8 Page? 0 work on this case was accurate, do you? 9 Ten. 9 Q 10 I presume that -- no way that I know that 10 Yes 11 about any computer firms. 11 Second e-mail in this e-mail string, is that an e-mail from you to Mr. Peck dated 12 You didn't do any testing of the data 12 provided by the Silar Group to make sure it was May 21, 2014? 13 13 14 accurate? 14 Α It appears to be. 15 Α We did some -- we reviewed it, certainly. 15 And do you see the paragraph that begins 16 Who was your contact person at the Silar 16 "By the end of the week"? 17 Group? 17 That is correct. 18 Α Rob Leeds. 18 Second sentence in there says, "There are 19 Did you do any research on Rob Leeds to 19 so many aspects of the project which I guess we make sure that he had the expertise necessary 20 20 will be developing together, so I look forward 21 to perform the work? 21 to working closely with you." 22 I relied on Mr. Peck's recommendation. 22 Did I read that correctly? 23 And what analysis did you do of the Silar 23 Α Yes. 24 Group's results to confirm it was accurate? 24 What aspects of the appraisal did you 25 We looked at individual values 25 develop with ACG?

	Page 62		Page 64
1	A The parameters of the job.	1	A Mr. Peck confirmed that my choice of using
2	Q Did you work determining your methodology	2	marketable cash value was correct and accurate.
3	with Mr. Peck?	3	given the assignment.
4	A Generally speaking, I worked with clients	4	Q Did he have any other comments on your
5	in determining methodology for fulfilling the	5	choice to use marketable cash value?
6	needs of the assignment.	6	A I think that's fairly sufficient.
7	Q Okay. That wasn't my question, though,	7	Q Did Mr. Peck ever tell you that in lending
8	sir. So I'm going to ask that you listen to my	8	to against art collections, he utilized any
9	question and answer my question, not the	9	other definition of value?
10	question that you think I'm asking.	10	A Is your question: Did Mr. Peck ever tell
11	My question for you was: Did you work	11	me that in lending to other institutions he,
12	closely with Mr. Peck in forming the	12	Mr. Peck, used other types of value?
13	methodology in this case?	13	Q Yes.
14	MR. PEREZ: Object to the form of the	14	A Is that the question?
15	question.	15	The answer is no.
16	THE WITNESS: I can answer?	16	Q Take a look at Page 17 of Exhibit 2.
17	MR. PEREZ: Yes.	17	Are you there?
18	A I consulted with Mr. Peck.	18	
19	BY MR. ABEL:	19	~
20	Q In your e-mail you said: "I look forward	20	from Mr. Peck to you dated June 6, 2014.
21	to working closely with you," right?	21	Do you see that?
22	A That's correct.	22	A I do.
23	Q Did you work closely with Mr. Peck in	23	Q You recall that e-mail?
24	forming the methodology that you used in this	24	A I do.
25	case?	25	Q And am I correct that, at least according
	Page 63		Page 65
1	A Not as closely as one would assume from	1	to Mr. Peck, the images that you received from
2	A Not as closely as one would assume from reading that sentence.	2	to Mr. Peck, the images that you received from the DIA were good and the descriptions were
ı	A Not as closely as one would assume from reading that sentence. Q Well, how closely did you work with Mr.		to Mr. Peck, the images that you received from the DIA were good and the descriptions were relatively complete?
2 3 4	A Not as closely as one would assume from reading that sentence. Q Well, how closely did you work with Mr. Peck in forming your methodology in this case?	2 3 4	to Mr. Peck, the images that you received from the DIA were good and the descriptions were relatively complete? MR. PEREZ: Object to the form of the
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_	Paris ((_	D (0
1	Page 66 Q Do you recall that e-mail?	1	Page 68 sense that the oral appraisal I performed was
2	A I do.	2	not an appraisal report as defined by USPAP,
3	Q In the second paragraph he writes: "I	3	but was a review appraisal.
4	wanted to thank you for your help with the	4	Q You were reviewing someone else's
5	first matter."	5	appraisal in that
6	Do you know what "first matter" Mr. Peck	6	A That is correct.
7	was referring to in that e-mail?	7	Q opinion?
8	A I do.	8	Did you form your own opinion as to a
9	Q And what was that matter?	9	value with regard to that Hurst collection?
10	A If my recollection serves me correctly,	10	A In performing a review appraisal, I did
11	Mr. Peck was in litigation with Veronica Hurst,	11	form my own opinion as to the validity of a
12	because apparently, he believed she defaulted	12	stated value.
13	on a loan that she had taken out from Art	13	Q And you believe that it's not required
14	Capital Group. He needed, "he" being Mr. Peck,	14	under USPAP to have a written appraisal in that
15	needed an expert opinion on whether her	15	context?
16	objections concerning valuation were	16	A USPAP doesn't give tell the appraiser
17	well-founded or not.	17	what to do in a specific context. But in the
18	Q And how did you determine whether or not	18	context of review appraising, it is acceptable.
19	her objections were well-founded or not?	19	Q Take a look at Page 30 of Exhibit 2.
20	A I conducted research and arrived at a	20	A Can we take a break?
21	conclusion.	21	Q Sure.
22	Q Did you perform an appraisal of the value	22	THE VIDEOGRAPHER: We'll go off the
23	of the Hurst collection?	23	record. The time is 10:15.
24	A No, I did not.	24	(Recess taken.)
25	Q Did you perform an appraisal of value of	25	THE VIDEOGRAPHER: Go back on the record.
	Page 67		Page 69
I .	<u> </u>	_	
1	any portion of the collection at issue?	1	The time is 10:28, beginning of DVD No. 2.
2	any portion of the collection at issue? A I retract that statement. I performed an	2	The time is 10:28, beginning of DVD No. 2. BY MR. ABEL:
2	any portion of the collection at issue? A I retract that statement. I performed an oral appraisal.	2 3	The time is 10:28, beginning of DVD No. 2. BY MR. ABEL: Q Mr. Wiener, if you can take a look at
2 3 4	any portion of the collection at issue? A I retract that statement. I performed an oral appraisal. Q What's an oral appraisal?	2 3 4	The time is 10:28, beginning of DVD No. 2. BY MR. ABEL: Q Mr. Wiener, if you can take a look at Page 30 of Exhibit 2. It's Bates-stamped FGIC
2 3 4 5	any portion of the collection at issue? A I retract that statement. I performed an oral appraisal. Q What's an oral appraisal? A An oral appraisal is exactly that. It's a	2 3 4 5	The time is 10:28, beginning of DVD No. 2. BY MR. ABEL: Q Mr. Wiener, if you can take a look at Page 30 of Exhibit 2. It's Bates-stamped FGIC Wiener 000030.
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1	Page 70 engagement as to whether or not they utilized	1	Page 72 A That's part of the native information.
2	DIA insurance value in coming up with their	2	Q Is there
3	appraisals?	3	A Electronically, we have it.
4	A I did not.	4	Q Are you confident that the document that
5	Q Do you know if they did?	5	you relied upon indicated that it was for
6	A I don't. I don't know.	6	insurance value?
7	Q Do you know where Ms. Cox would have	7	A I don't as I say, I don't know exactly
8	obtained information on DIA insurance value	8	what was sent to Sarah Cox by my staff.
9	from?	9	Q I'm not asking what was sent to Sarah Cox.
10	A Presumably from the information that was	10	I'm asking you.
11	sent to her.	11	You said that you relied on a chart
12	Q What information was sent to her?	12	showing insurance values; is that right?
13	A I believe she was sent all the other	13	A I believe so, yes.
14	valuation figures, but I can't tell you	14	Q And how did you know it was for insurance
15	precisely.	15	value?
16	Q And where did you obtain DIA insurance	16	A Because it was represented as such.
17	value information from?	17	Q Represented as such by whom?
18	A It was part of the document production	18	A By, I believe, you. By your client, that
19	that came from your client, I believe.	19	these were labeled insurance values.
20	Q On the screen up in front of you is a	20	Q The document you saw had information
21	native format document that was produced in	21	labeled "Insurance Values"?
22	this action as DIA INSP124564.	22	A I believe so, but I can't be 100 percent
23	You see what I'm referring to?	23	precise because I didn't focus on the exact
24	A I do.	24	title.
25	Q Is this the document that you believe	25	Q Well, isn't it important to determine
	Page 71		Page 73
1	Page 71 contains insurance value information from the	1	Page 73 whether or not the information you're relying
1 2	contains insurance value information from the DIA?	1 2	
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	contains insurance value information from the DIA? A I really don't know what was sent to Sarah Cox. I told the people who work for me to send all relevant information, but I didn't supervise each one. Q Well, did you ever look at this document before? A I did. Q And is this the information you believe contains insurance value information from the DIA? A You would have to scroll to the left of the Excel form. Q You mean look at the sort number, this one? Does that help you? A Unless it specifically states insurance value, I don't know. Q Well, did you ever see a document produced in this action that said "Insurance Value" as opposed to just "value"?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	whether or not the information you're relying upon is insurance value versus fair market value versus marketable cash value? A It may. It was represented to us that these values were for insurance purpose. Whether the document itself said insurance value or just value, I can't recall precisely, but it was clearly my understanding that the values given were for insurance purposes. Q And who at the DIA represented to you that the values that you're relying upon were insurance values? A It came from counsel. Q If counsel was wrong, would that make your analysis wrong? A Depends upon what the values were. Q Well, if the value in the insurance value list that you're referring to is not insurance value A Then Q it was arbitrary value, would that make your analysis wrong?
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Page 74 Page 76 1 cash value, the values input in that list were 1 as all that. 2 just values, as you said, pulled out of the air So hypothetically speaking, if a clerk at 2 3 by third parties, would that have any impact on 3 the DIA were to enter random numbers into the 4 your valuation? 4 DIA chart, would that have the same 5 MR. PEREZ: Object to the form of the 5 credibility, in your mind, as if it came from a 6 question. Assumes facts not in evidence. 6 curator? 7 I take into consideration all valuation, 7 I take every piece of data into 8 and I assess the validity, the source, the 8 consideration and look at it in relation to the 9 place in the market. So it's definitely 9 market at the time. 10 something I would consider. 10 And do you assume that all data utilized BY MR. ABEL: 11 11 is equal in its accuracy? 12 So how did you take into account the 12 Again, we're going back to the term 0 Α 13 validity of the -- what you call the insurance "accuracy." 13 14 value chart in forming your opinion in this 14 I assume that it's accurately transcribed. 15 case? 15 What do you mean "accurately transcribed"? 16 I -- we definitely reviewed values that Transcribed from what? Α 16 17 were given, which we believe, for insurance 17 Transcribed from rough notes, from verbal 18 purposes, with the other values applied by the 18 assessments. 19 other appraisers and with comparables we 19 So you assume that there is some basis for 20 selected in forming our valuation conclusion on 20 the underlying data that you're relying upon, 21 an object-by-object basis. 21 other than that it was just invented whole 22 And in that comparison, did you make any 22 cloth? 23 determination as to whether or not the 23 I didn't say that. I say that I take 24 information in this insurance value chart that every individual piece of data into 24 25 you relied upon was accurate? 25 consideration. Page 77 Page 75 1 Accurate in what sense? So how do you test that data that you're Δ 1 2 That the values indicated on the chart relying upon to confirm that it's accurate? 2 3 I review the comparables at the time. I were accurate. 3 MR. PEREZ: Object to the form of the 4 4 rely upon mine and other experts' knowledge at 5 5 the time of -- the market at the time it was question. 6 I believe I made the conclusion that the written, and make some determination of what 6 7 7 part, what the element of credibility -- I take values were most likely accurately transcribed, 8 and they were represented as being insurance the word back, "credibility." The element of 8 9 correct assessment that data had in relation to values from the DIA. 9 10 BY MR. ABEL: 10 our own determinations. 11 Did you do anything to confirm whether the 11 And what did you do in this case to values on that list actually corresponded to determine that the information on the insurance 12 12 the insurance values for the artwork in 13 13 value charts that you're referring to earlier 14 question? 14 15 Α I'm not sure I understand the question. 15 We reviewed them in context of what we knew of the market at the time these values 16 Sure. 16 Did you know the source of the values on 17 17 were dated. 18 that chart that you're referring to? 18 How many items were on that insurance 19 I was told by counsel that it came from 19 value chart? 20 the DIA. 2.0 I believe 17,000. 21 Q Do you know who at the DIA it came from? 21 Q Did you look at the entire chart? 22 Α I do not. 22 We did. 23 Does that matter to you, what the source 23 Am I correct that there is actually 60,228 24 was for the piece of data? 24 items on the insurance value chart that you 25 25 reviewed? It's data that came from the DIA, simple

	Page 78		Page 80
1	A Well, no.	1	BY MR. ABEL:
2	I mean, the answer is are you referring	2	Q And what was the error rate between the
3	to values or are you referring to	3	information on the alleged DIA insurance value
4	Q I'm asking about objects.	4	list and your independent appraisals?
5	Am I correct there were 60,228 objects	5	MR. PEREZ: Object. Same objection.
6	listed on the insurance value chart you	6	A I didn't calculate an error rate. And I
7	reviewed?	7	wouldn't use an "error rate," I don't think, is
8	MR. PEREZ: Object to the form of the	8	the proper term.
9	question. Assumes facts not in evidence.	9	I didn't calculate how closely the object
10	THE WITNESS: I can answer?	10	was in relation to our valuation, the valuation
11	MR. PEREZ: Yeah.	11	given at that time.
12	A The I believe	12	Q Of the 400 items that you analyzed from
13	BY MR. ABEL:	13	the DIA alleged insurance value chart, how many
14	Q You didn't look through the 60,228 objects	14	of those corresponded with the value that you
15	listed on the chart to confirm that the values	15	determined independently?
16	for each one of those objects, to the extent it	16	A Considering that they were presumably, and
17	was listed, was correct, did you?	17	I don't know for sure because it wasn't labeled
18	A Again, I take issue with the word	18	as such, retail replacement value from a period
19	"correct."	19	of 9 to 15 years ago, I would estimate maybe
20	So in answer to your question, we reviewed	20	50 percent, maybe more, were comprehensible or
21	a selection of values on that chart.	21	understandable within that framework.
22	Q How large a sample did you review to	22	Q So 50 percent, approximately, of the items
23	confirm that the values listed on the alleged	23	in the DIA alleged insurance value list did not
24	insurance value chart was correct?	24	correspond with the values that you determined
25	A Again, I didn't the question is	25	through your independent analysis?
	Page 79	_	Page 81
1	correct. I take issue with the word "correct."	1	A They needed possibly needed some
2	Q Okay. Let's use the word "accurate."	2	adjustments, in our review.
3	Do you understand what the word "accurate"	3	Q What adjustments?
4	means? A Of course I understand what the word	4	A Some were, we thought, a little bit too
5 6	A Of course I understand what the word "accurate" means.	5 6	high for the time; some we thought were a little bit too low for the time.
7		7	
8	Q So what sample size did you review from the insurance, alleged insurance value chart to	8	Q Did you make a determination that the information on that alleged insurance value
و ا	confirm that the values indicated on that chart	9	-
10	were accurate?	10	chart was actually accurate for the period in which it was presented on the chart?
11	MR. PEREZ: Object to the form of the	11	A Again, the answer is, it was determined on
12	question. Assumes facts not in evidence.	12	a case-by-case basis.
13	A We reviewed close to 400 objects, and	13	Q Did you make any adjustments to the
14	again, I don't know if I'd use the word	14	information on the alleged DIA insurance value
15	"accurate," to see whether they corresponded	15	chart to take into account that case-by-case
16	with our opinion.	16	basis determination?
17	Accuracy is an arbitrary word.	17	A We reviewed that information in context
18	BY MR. ABEL:	18	with other values supplied.
19	Q And did those 400 objects from the DIA	19	Q Did you do that in Step 3 of your
20	alleged insurance value list correspond with	20	methodology?
21	your valuations?	21	A Did we do what in Step 3 of the
22	MR. PEREZ: Objection to the form of the	22	methodology.
23	question. Assumes facts not in evidence.	23	Q Make adjustments to the alleged DIA
	A Some we agreed with; some we did not.	24	insurance value charts, value information, with
24			
24 25		25	regard to Step 3 of your analysis?

```
Page 82
                                                                                                               Page 84
 1
          Α
               We made adjustments within Step 3.
                                                             1
                                                                      And now we're looking at Page 2.
 2
               Did you make adjustments other than
                                                             2
                                                                      Are we all there?
 3
          applying an appreciation rate to the
                                                             3
                                                                 Q
                                                                      Yes.
 4
          information provided in the alleged DIA
                                                             4
                                                                      You'll see there's a total of 387 objects
 5
          insurance chart?
                                                             5
                                                                 that was part of our sampling, of which 70 did
 6
               Again, I answered that before.
                                                             6
                                                                 not have any DIA insurance value or what we
 7
               The adjustments were implicit in the fact
                                                             7
                                                                 presume to be DIA insurance value. We have a
 8
          that we used marketable cash value in Step 3,
                                                             8
                                                                 total. We average weight of age, and then you
9
          is part of the appreciation rate as opposed to
                                                             9
                                                                 see average value of VWA. That average value
10
          retail replacement value, if indeed that was
                                                            10
                                                                 is defined in the report as marketable cash
          the value used by the DIA.
                                                                 value.
11
                                                            11
12
               Other than applying a 64.6 percent
                                                            12
                                                                      So as I've said earlier, the adjustment
13
          appreciation rate, as detailed on Page 3 of
                                                            13
                                                                 was implicit in bringing the 2,000,166,000
14
          your report, did you apply any other discounts
                                                            14
                                                                 objects up to marketable cash value, which
15
          or supplements or other adjustments to the
                                                            15
                                                                 would -- which was 3,000,566,000 and so on. I
16
          information from the alleged DIA insurance
                                                            16
                                                                 forget -- I'm sorry, 3,566,000,000.
17
          chart?
                                                            17
                                                                      You compared what you believed to be
18
               MR. PEREZ: Object to the question. Asked
                                                            18
                                                                 insurance value to marketable cash value in
19
          and answered.
                                                            19
                                                                 that chart; is that right?
20
               Is your question: Did we take individual
                                                            20
                                                                      We projected. I wouldn't say "compared."
21
          values at that time and adjust each individual
                                                            21
                                                                 We projected.
22
          value given by the DIA to our assessment?
                                                            22
                                                                      Well, let's discuss the columns.
23
     BY MR. ABEL:
                                                            23
                                                                      The column marked "DIA Insurance Value" is
24
                                                            24
                                                                 the value taken from the alleged DIA insurance
          Q
              No.
25
               My question for you is, you took 16 -- let
                                                            25
                                                                 chart, correct?
                                                                                                               Page 85
                                                   Page 83
    me -- correct me if I'm wrong.
                                                                      That's correct.
1
                                                             1
                                                                 Δ
 2
          You took 16,378 items from the DIA
                                                             2
                                                                      And the column marked "VWA's Average
 3
     insurance value chart, that you're identifying
                                                                 Value," that is the value information that you
                                                             3
 4
    as such, and you took the valuation information
                                                             4
                                                                 independently came up with in your analysis;
 5
     from that chart and then applied a 64.6 percent
                                                                 isn't that right?
                                                             5
 6
     appreciation factor to that amount to achieve
                                                             6
                                                                      For 387 objects.
 7
                                                             7
    your projected value; is that right?
                                                                 Q
                                                                      For 387 objects; is that right?
 8
          Partially.
    Α
                                                             8
                                                                      Correct.
 9
         What am I missing?
                                                             9
                                                                      So you're comparing what you believe to be
    Q
10
          In relation to marketable cash value.
                                                            10
                                                                 DIA insurance valuation to your market value --
11
          And how did you determine marketable cash
                                                            11
                                                                 marketable cash value information?
    value in that context?
12
                                                            12
                                                                      That is correct.
13
          By -- I think it's pretty clear on the
                                                            13
                                                                      And you say because you compared those two
14
    attachment that goes with Step 3. And let me
                                                            14
                                                                 items and determined a 10.9 percent annual
15
    find it.
                                                            15
                                                                 increase, that somehow the discount to
                                                                 determine marketable cash value is baked into
16
          If you look at -- again, it would be
                                                            16
17
    easier if these had Bates numbers on them.
                                                            17
                                                                 that analysis?
18
     if you look at Page 2, which is in the
                                                            18
                                                                      I don't think I used the word baked in.
19
    attachment explaining Step 3.
                                                            19
                                                                 Q
                                                                      You said implicit?
20
          You're looking at Attachment L of
    Q
                                                            2.0
                                                                 Α
                                                                      Implicit, yes.
21
    Exhibit 3?
                                                            21
                                                                      How is it implicit in that analysis?
22
         No. Let me just check and make sure we're
                                                            22
                                                                      Well, if you're adjusting a valuation that
23
    talking about the same thing.
                                                            23
                                                                 by definition, presumably, is considerably
24
          Yes.
                                                            24
                                                                 higher than the one we used, and when
25
                                                            25
                                                                 contrasting it and bringing it up to current
    0
          Okay.
```

Page 86 Page 88 valuation standards, you would be -- the But you didn't think it was necessary or 2 adjustment is now in marketable cash value 2 sufficient to specifically detail that what you 3 terms. 3 were doing in your analysis was taking 4 In other words, if we had used retail insurance value information and applying a 5 replacement value the average value of VWA in 5 conversion factor to marketable cash value? current terms would be considerably higher than 6 6 I don't believe we stated it explicitly 7 3,000,566,000, so we have now brought the 7 but I will defer answering totally unless we 8 value, presumably retail replacement value, we 8 look at steps is taken. 9 don't know for sure, on the DIA insurance, 9 Sure. We'll come back to that. 10 that's why we called it insurance values, into 10 Is there a percentage factor that you marketable cash value terms. usually apply to insurance value to determine 11 11 12 I think that's pretty clear and pretty --12 marketable cash value? 13 and the implicit factor that I've -- I'm 13 Are you asking me whether there's a 14 referring to is clear as well. 14 standard insurance factor that one applies? 15 And the factor that you utilized to 15 Is there any standard factor of percentage 16 convert it the DIA insurance value into what 16 utilized in your profession in order to convert 17 you believe to be the present marketable cash 17 an insurance value to a marketable cash value? 18 value is 10.9 percent? 18 19 The annual, it's labeled annualized 19 Is there any standard utilized in your 20 20 profession to convert a fair market value to a percentage increase. 21 So how did you get from 10.9 percent in 21 marketable cash value? 22 that chart to your ultimate conclusion of the 22 Again, it's a case by case basis. 23 23 marketable cash value of the 16,378 objects in So for example, you can't simply say you 24 the DIA collection that you valued for Step 3? 24 take 60 percent of marketable cash or 25 If you look at Step 3 on Page 3 of the 25 marketable -- sorry. Strike that. Page 87 Page 89 report, you see that there was a -- they are Is it inappropriate to say, for example, 1 1 using that on an annualized basis, there's a you take 60 percent of fair market value to 3 percentage of appreciation of 64.6 percent. determine the marketable cash value of items of 3 4 That was all done by computers and people who 4 art? 5 5 Α It's inappropriate. 6 Let's look at Page 35 of Exhibit 2. How did you get to 64.6 percent from the 6 7 7 And, again, this was from the work file of annualized percent of 10.9 percent? 8 Taking the years that these values were 8 one of your appraisers. 9 done I think there's another chart about that 9 You said Page 35? Α 10 but taking the years it was done it came to a 10 Q Thirty-five, yeah. 11 percentage of appreciation for the time period 11 Yes, I'm on Page 35. And this is from the work file of one of 12 in question of 64.6 percent. 12 13 And the 64.6 percent referred to there 13 your appraisers? 14 isn't is it true just a market appreciation 14 That's correct. 15 rate you're saying it also included a 15 If you look at the last item on the page 16 collection to take into account from the change 16 the middle of the page. It says "Artvest 17 from insurance value to do marketable cash 17 equals FMV" -- so two squiggly lines, 18 value? 18 "60 percent equals MCV." 19 Α That is correct. 19 Do you see that? 20 20 Q Why didn't you include that in your Α I'm sorry. Oh, yes. 21 report? 21 Do you understand that to mean that she 22 I think it is in my report. 22 determined marketable cash value by taking 23 Do you see that anywhere in your report? 23 60 percent -- a percentage of fair market 0 24 Possibly, not, but I think it's understood 24 value? 25 and implicit when one looks at the charts. 25 Α For those items listed on the page, I do.

Page 90 Page 92 1 And you said that that was not testified, they are not formulaic. 2 2 Am I correct that VWA independently valued appropriate? 3 MR. PEREZ: Object the form of the 3 387 works of art in the DIA project? 4 question. Assumes facts not in evidence. 4 That is correct. 5 BY MR. ABEL: 5 Q How may of those works of art did you 6 Well, you just testified it was not 6 value? 7 appropriate to apply 60 percent, percentage 7 I reviewed practically everything. 8 factor to transfer or to convert fair market 8 I'm not asking how you did you review. 9 value to marketable cash value, you did not? 9 How many did you value as an initial 10 That's not what I testified. 10 matter? 11 Well, the transcript will speak for 11 Well, again, the valuation determined by 12 itself. 12 VWA, as stated in the report very clearly, is 13 Did you understand that what she was doing 13 done in committee. So the final valuations, I 14 was converting fair market value to marketable participated in practically every single 14 15 cash values in a 60 percent percentage factor? 15 valuation. 16 In that particular case, I believe so. 16 Do you know, for each one of those 387 17 Did you ever ask her in how many of her 17 value -- 387 items, what percentage was applied 18 cases she converted fair market value to 18 to convert from fair market value to marketable 19 marketable cash value simply by utilizing a 19 cash value? 20 60 percent percentage factor? 20 As a general percentage, is that the 21 We review each value on a case-by-case 21 question? 22 basis. 22 Do you know for any of the items what 23 And do you recall discussing during that 23 percentage was used? 24 case-by-case evaluation how many times she 24 It was a case-by-case basis. I didn't 25 converted fair market value to marketable cash 25 calculate a percentage. We came up with a Page 93 Page 91 value by applying a 60 percent factor? final number for each item. 1 1 2 I don't recall. 2 And in coming up with that final number 3 Let's look at Page 38. for each item, did you ask the person who did 3 4 Am I correct that this appraiser also did 4 the initial valuation what percentage factor, 5 the exact same thing with regard to preparing a what factor they utilized in converting from 5 6 Christie's fair market value to marketable cash fair market value to marketable cash value? 6 7 value with regard to an Egyptian Blackstone 7 We spoke about each individual value 8 portrait? individually. 8 9 9 Implicit in the valuation was a potential Α That is correct. 10 And if you flip the page, she did it again 10 discount factor, and we discussed it with them 11 with regard to an Egyptian Ptolemaic Blackstone 11 whether we thought it was tenable or not. 12 Did you ask them what discount factor they head? 12 utilized for each of the 387 works? 13 Α On what page are you referring? 13 14 Q Page 39. 14 We reviewed the results. 15 Α That's correct. 15 Did you ask them what discount factor they applied for each of the 387 results? 16 If you flip to Page 41, she did it yet 16 17 again with regard an Artvest appraisal of a 17 Not explicitly. 18 Mesopotamia Limestone release? 18 Am I correct that USPAP requires you identify the intended use of your opinions and 19 That is correct. 19 20 conclusions in an appraisal? Do you know how many of your other 20 21 appraisers did similar conversions? 21 They -- not explicitly. It requires you 22 I don't know. The instructions to the 22 to identify intended users. 23 appraisers we used were to use marketable cash 23 Are you sure about that, sir? 24 value. And as I say, these things are 24 I'm not 100 -- without USPAP in front of

25

me, I can't answer that definitively.

25

determined on a case-by-case basis. And as I

Page 94 Page 96 Isn't it a fundamental precept of USPAP 1 you're testifying regarding here? 2 that in an appraisal you're supposed to 2 Weil. 3 identify the intended use of your opinions and 3 Any other client for that engagement? conclusions? 4 4 5 Δ That is correct. 5 Q Was ACG a client for your engagement in 6 And USPAP also requires you to identify 6 this case? 7 your client and other intended users for an 7 Α No. 8 appraisal? 8 Was ACG ever your client for your 9 Α That is correct. 9 engagement in this case? 10 Why is that? 10 I did not sign an engagement letter with So that your appraisal report does not get ACG. 11 Α 11 12 misused. 12 Who are the intend users for your Q 13 How can your appraisal report get misused 13 appraisal in this case? Weil and ACG, for the purposes of 14 if it's used by someone other than your client 14 15 or an intended user? 15 obtaining a loan, and possibly those connected 16 Simply. with ACG for that purpose. 17 The -- I can't give you specific agendas, 17 Is the Court an intended user of your 18 but frequently it happens that appraisal 18 appraisal? 19 reports are being misused. That they are 19 I believe so. disseminated to third parties that are not 20 20 Did you disclose the Courts, generically 21 intended to have the report. 21 or directly, as an intended user of your 22 And in your opinion, how does that create 22 appraisal in this case? 23 23 I think it's implicit in the reports that a problem? Well, if an appraiser -- if an unintended 24 24 we were engaged by Weil for the purpose of Α 25 user were to take an appraisal report for which 25 bankruptcy court proceedings. Page 95 Page 97 that user was not intended and use it for a Does USPAP allow you to implicitly 1 1 purpose for which the report was not intended identify intended users of your report? 2 3 to be used, such as taking an insurance report USPAP gives the appraiser considerable 3 4 and then representing it as being comparable 4 latitude and it's decided on a case-by-case 5 with fair market value, for example, that would 5 6 be an -- that would be a misuse of the report, It's your understanding that USPAP gives 6 7 and the report is only to be used by intended 7 you considerable latitude to determine who 8 the -- to disclose -- in determining how users. 9 And why is it your understanding that 9 accurately to disclose the intended user of 10 USPAP requires you to identify the intended use 10 your appraisal report? 11 of your opinions and conclusions? 11 That is what I said. 12 (Deposition Exhibit 4, 2014-2015 USPAP So that the report does not get misused. 12 What's the definition of an "intended Standards, marked for identification as of this 13 13 14 user" under USPAP, to your knowledge? 14 date.) 15 One who is identified by the appraiser, by 15 THE WITNESS: Can I just refill my tea cup name or by generic type as an appropriate user for a minute? 16 16 17 of the report within the context of the 17 MR. ABEL: Take a quick break? 18 appraisal assignment. 18 THE WITNESS: Yeah, two seconds. And under USPAP is the intended user 19 THE VIDEOGRAPHER: You're taking a break? 19 required to be identified in the appraisal 20 THE WITNESS: We can just take a full 20 21 report itself? 21 break if you want to. 22 Either by -- the intended user is required 22 (Discussion off the record.) 23 to be identified either by generic type or by 23 MR. ABEL: Let's go off the record for a 24 24 minute. 25 25 THE VIDEOGRAPHER: We're off the record. 0 Who is the client on your engagement that

	200		D 100
1	Page 98 The time is 11:05.	1	Page 100 A I thought that it would be terrible if it
2	(Recess taken.)	2	were to be sold.
3	THE VIDEOGRAPHER: Go back on the record.		
	The time is 11:06.	3 4	Q Why? A Because I believe the collection is
4 5			
	BY MR. ABEL:	5	spectacular in terms of quality of objects. I
6	Q So I'm showing you a copy so I'm	6	believe it has an integral part in the cultural
7	showing you a document that's been marked	7	history of Detroit. I believe it could be part
8	Deposition Exhibit 4.	8	of cultural tourism, which may help rejuvenate
9	A Thank you.	9	a municipal economy that is in bankruptcy.
10	Q Without reading through the entire thing,	10	And those are the reasons.
11	does that appear to be the 2014 to 2015 USPAP	11	Q Any other reasons?
12	standards?	12	A Those are the main ones, I think.
13	A It is.	13	Q When were you first contacted with regard
14	Q You ever heard of term "prospective	14	to providing services with regard to the
15	appraisal" before?	15	valuation of the DIA collection?
16	A Prospective appraisal?	16	A In the middle of May of this year.
17	Q Prospective appraisal.	17	Q And were you contacted by Ian Peck of ACG
18	A Yes.	18	in May for that purpose?
19	Q And what is a prospective appraisal?	19	A I was.
20	A One in which the appraiser gives a, what	20	Q And was that the first time, in May of
21	shall we say, a determination of value at a	21	2014, that you spoke with Mr. Peck about
22	future date.	22	valuing the DIA collection?
23	Q And what's the difference between a	23	A That is correct.
24	current appraisal and a prospective appraisal?	24	Q Where did your May 2014 discussion with
25	A Current appraisal is determined as of the	25	Mr. Peck take place?
	Page 99		Page 101
1	date on which the appraisal is being written.	1	A It took place on the telephone. I was in
2	Prospective appraisal is projected values	2	California at the time.
3	at some point in the future, as identified	3	Q Did he call you?
4	within the appraisal report.	4	Did you call him?
5	Q And did you perform a current appraisal or	5	A I received an e-mail from Mr. Peck asking
6	a prospective appraisal for this engagement?	6	me to set up a time when we could talk on the
7	A We performed a current appraisal.	7	phone about a matter that he was considering
8	Q When did you first hear about the DIA collection may be at issue in the Detroit	8	engaging my services with.
10		_	Q Did Mr. Peck or ACG engage your services
	bankruptcy?	10	on an appraisal of the DIA collection?
11 12	A There were numerous stories in the press long before I was approached to be become	11 12	A Mr. Peck asked me to submit a proposal. And Mr. Peck indicated at a certain point, I
13		13	can't recall exactly when, that indeed he would
14	engaged in one way or another. Q Do you recall when you first heard about	14	be very interested in retaining our services.
15	Q Do you recall when you first heard about that?	15	Q Did ACG commit to retain the services of
16	A I can't tell you the exact date. I	16	WWA for that appraisal?
17	suppose in the first part of 2004, but maybe	17	A Without a formal letter of retention,
18	before.	18	there could never be a commitment.
19	Q Did you ever hear about the possibility	19	But it was my understanding that a formal
20	that the DIA collection could be sold in	20	letter of retention would be following from
21	conjunction with the bankruptcy?	21	Mr. Peck.
22	A I believe press reports mentioned that.	22	Q Did he ever send you one?
23	Q And what did you think about the	23	A He sent me well, asked me to submit my
24	possibility that the DIA collection could be	24	standard letter of retention in draft form. He
25	sold?	25	then then his attorney put some suggestions
1			original and original bac power pagacoctoms

	Page 102		Page 104
1	in. My attorney reviewed it. And there was a	1	A That my conclusions, after the preliminary
2	certain amount of back and forth.	2	review of Houlihan Lokey, was that the DIA
3	Q Was it ever signed?	3	collection was indeed imperilled, that there
4	A No.	4	were various options to monetize the collection
5	Q Why not?	5	and make the creditors whole, I believed, and
6	A Because at a certain point Mr. Peck	6	that for these purposes an appraisal report
7	informed me that Weil would be the one who	7	would be required.
8	would be retaining me.	8	Q And what did you do with regard, if
9	Q And were you ultimately retained by Weil?	9	anything, with regard to the data sheets
10	A I was.	10	obtained from the DIA prior to July 11, 2014?
11	Q When was that?	11	A Prior to July 11th, is that what you said?
12	A The letter of retention, to the best of my	12	Q Yes.
13	recollection, was signed on July 11, 2014.	13	A We reviewed them. We got them
14	Q And between May of 2014, when you were	14	electronically. And I then informed Mr. Peck
15	initially contacted by Mr. Peck, and July 11th	15	that, contrary to what he imagined in the
16	of 2014, when you were retained by Weil, did	16	beginning, that they were not adequate, in the
17	you perform any work on the engagement to value	17	sense that the most for two reasons or three
18	the DIA collection?	18	reasons, some of which we compensated for
19	A Only preliminary reviews of data sent to	19	later.
20	me for review.	20	But mostly that the author or the artist
21	Q What do you mean by that?	21	involved in a particular object, the crafts
22	A What is your I don't understand your	22	person in some objects was not correctly
23	question.	23	identified in these data sheets.
24	What do you mean by that?	24	Q Could you rely on information that you
25	Q You said you only performed preliminary	25	knew was incorrect?
	Page 103		
	rage 103		Page 105
1	reviews of data sent to you. Let's break it	1	Page 105 MR. PEREZ: Object to the form of the
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	Page 10	5	Page 108
1	is incorrect, how do you take it into	1	Q So in what context did you understand the
2	consideration?	2	appraisal would be used in the bankruptcy
3	A I try to take steps to correct it so I can	3	proceeding here?
4	rely upon it, so I can use it.	4	MR. PEREZ: Object to the form of the
5	Q What were you engaged in this case by Weil	5	question. Asked and answered.
6	to do?	6	A I stated very clearly that the appraisal
7	A To produce an appraisal report for the	7	report would be used in the bankruptcy
8	60-some-odd thousand objects in the DIA	8	proceeding, in my opinion in consistent
9	collection.	9	with my understanding, and that Mr. Peck could
10	Q And what was the purpose of that report?	10	then use the appraisal report for the
11	A The purpose of the report was presumably	11	procurement of a loan in which the collection
12	that it would be used in bankruptcy	12	would be used as collateral.
13	proceedings.	13	BY MR. ABEL:
14	Q Were you aware of any specific purpose	14	Q If the context of the sale is important to
15	that it would be used for in bankruptcy	15	determining the definition of value and
16	proceedings?	16	methodology to be used in appraisal, what was
17	A I think bankruptcy proceedings are fairly	17	the context of the sale you were envisioning
18	specific.	18	taking place in the bankruptcy proceeding?
19	Q Am I correct that the purpose of your	19	A I wasn't I didn't envision any sale
20	appraisal was that it be used to determine the	20	taking place. I envisioned that the objects
21	collateral value of the DIA collection for a	21	would be used for collateral purposes.
22	loan for the City of Detroit?	22	It could possibly be used for sale, but my
23	MR. PEREZ: Object to the form of the	23	report, I think, clearly states that the
24	question. Assumes facts not in evidence.	24	parameters were for collateralized transaction
25	THE WITNESS: I can answer?	25	purposes.
			B 100
	Page 10	7	Page 109
1	Page 10' MR. PEREZ: Yeah.	7 1	Q So what adjustments to the opinions in
1 2	_	- 1	=
	MR. PEREZ: Yeah.	1	Q So what adjustments to the opinions in
2	MR. PEREZ: Yeah. A Okay. The as I said, the initial	1 2	Q So what adjustments to the opinions in your report would be required to take into
2	MR. PEREZ: Yeah. A Okay. The as I said, the initial parameters of my engagement were with Mr. Peck.	1 2 3	Q So what adjustments to the opinions in your report would be required to take into account the sale of the DIA collection as
2 3 4	MR. PEREZ: Yeah. A Okay. The as I said, the initial parameters of my engagement were with Mr. Peck. The it was my understanding that the report	1 2 3 4	Q So what adjustments to the opinions in your report would be required to take into account the sale of the DIA collection as opposed to the use of it as collateral for a
2 3 4 5	MR. PEREZ: Yeah. A Okay. The as I said, the initial parameters of my engagement were with Mr. Peck. The it was my understanding that the report that I would supply to Weil would fulfill two	1 2 3 4 5	Q So what adjustments to the opinions in your report would be required to take into account the sale of the DIA collection as opposed to the use of it as collateral for a loan?
2 3 4 5 6	MR. PEREZ: Yeah. A Okay. The as I said, the initial parameters of my engagement were with Mr. Peck. The it was my understanding that the report that I would supply to Weil would fulfill two purposes: One, to be used in the bankruptcy	1 2 3 4 5	Q So what adjustments to the opinions in your report would be required to take into account the sale of the DIA collection as opposed to the use of it as collateral for a loan? A If it were if my report were to be used
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                                                                                                              Page 112
 1
               These are -- one doesn't have to
                                                             1
                                                                      appraisal handbook changed since 2003, with
 2
          necessarily perform it to understand it. These
                                                             2
                                                                      regard to bankruptcy valuations?
 3
          are circumstances with which -- which form a
                                                             3
                                                                           I don't think so.
 4
          part of my curriculum at New York University.
                                                             4
                                                                           Did you intend that your appraisal in this
 5
     BY MR. ABEL:
                                                             5
                                                                      case would be utilized to determine the value
 6
                                                                      at which the DIA collection could be sold on
               You taught a course at New York University
                                                             6
 7
          about bankruptcy sale?
                                                             7
                                                                      the market?
 8
               I taught a -- I teach a course at New York
                                                             8
                                                                           It was a possibility, yes.
9
          University, it's ongoing, which covers
                                                             9
                                                                           Was it your intention that your appraisal
10
                                                            10
                                                                      could be used for the purpose of determining
          bankruptcy.
                                                                      how much money could be realized by the DIA in
11
               And do you have any written presentation
                                                            11
12
          that goes along with that course?
                                                            12
                                                                      its sale of its collection?
13
               I have a course outline that is
                                                            13
                                                                           MR. PEREZ: Object to the question. Asked
          distributed to students.
                                                            14
14
                                                                      and answered.
15
               And does that course outline describe the
                                                            15
                                                                 BY MR. ABEL:
16
          particulars of how you perform a valuation in
                                                            16
                                                                      0
                                                                           You can answer.
17
          the context of a bankruptcy?
                                                            17
                                                                           The primary purpose of the appraisal was
18
               It covers the topic. It doesn't give
                                                            18
                                                                      to determine the value of the collection for
19
          detail. That's covered in classroom
                                                            19
                                                                      bankruptcy proceedings.
20
                                                            20
                                                                           The secondary -- the secondary use of the
          discussion.
21
               Is there any publication that you have
                                                            21
                                                                      appraisal, as stated in my report, was that it
22
          your students review in order to determine or
                                                            22
                                                                      would be used for the procurement of a loan.
23
          to discuss the proper methodology for a
                                                            23
                                                                           What took place within the context of
24
                                                            24
                                                                      bankruptcy were specific situations that I
          valuation in the context of bankruptcy?
25
               There is.
                                                            25
                                                                      could not envision because I was not privy to
                                                 Page 111
                                                                                                              Page 113
         And what is that?
                                                                 all of the financial situations and/or
1
    0
                                                             1
 2
         Several publications.
                                                                 financial backup, so I really don't know.
 3
          There is -- bankruptcy situations are
                                                             3
                                                                      But I could envision that it would be used
 4
    discussed in a valuation context within the, at
                                                             4
                                                                 for some type of sale.
 5
     least the 2003 appraisal handbook, which I
                                                             5
                                                                      Well, let's step back and parse that
 6
     coauthored or as co-editor and authored a good
                                                             6
                                                                 comment.
 7
                                                             7
    deal of the text.
                                                                      You said you could envision it being used
 8
          It's also discussed in, I believe, in
                                                                 for -- in conjunction with the sale.
                                                             8
 9
                                                             9
    various cases that are published in the basic
                                                                      Did you intend that your appraisal in this
10
    textbook for the course, which is Art Law,
                                                            10
                                                                 case be utilized to determine the amount of
11
    written by Ralph Lerner and Judith Bressler.
                                                            11
                                                                 money the DIA could realize on the sale of its
12
                                                                 collection?
          And I also encourage my students to search
                                                            12
    online sources for current cases that may
13
                                                            13
                                                                      MR. PEREZ: Object to the form of the
14
    relate to a variety of topics, one of which
                                                            14
                                                                 question. Asked and answered.
15
    being bankruptcy proceedings.
                                                            15
                                                                      In "intend," with my appraisal report was
16
          The 2003 appraisal handbook you're
                                                            16
                                                                 not determinative to intention.
17
    referring to, is that the treatise entitled
                                                            17
                                                                      I could envision that the report may be
18
     "All About Appraising"?
                                                            18
                                                                 used for potential sale, that the value -- that
19
          That is correct.
                                                            19
                                                                 each individual object was valued individually.
20
          And you believe the information contained
                                                            20
                                                                 And that there was always that possibility.
21
    in there is -- contain in there accurately
                                                            21
                                                                      The intention or intended use of the
22
    reflects the standards of your profession with
                                                            22
                                                                 report, I think, is pretty fairly stated in the
23
    regard to a valuation?
                                                            23
                                                                 report.
24
    Α
          I do.
                                                            24
                                                                      And you're required by USPAP to detail the
25
          Has any of the standards discussed in the
                                                            25
                                                                 intended use of your appraisal report in the
    0
```

	Page 114		Page 116
1	report itself; isn't that right?	1	A I have no idea.
2	MR. PEREZ: Objection to the question.	2	Q Why did you take on the engagement to
3	Asked and answered.	3	appraise the DIA, given your misgivings about
4	BY MR. ABEL:	4	the sale of its collection?
5	Q You can answer.	5	A I took on
6	A USPAP asks again, it gives the	6	MR. PEREZ: Object to the form of the
7	appraiser great latitude, but asks the	7	question.
8	appraiser to state the intended use of the	8	THE WITNESS: I can answer?
9	report.	9	MR. PEREZ: Yeah.
10	Q And was the intended use of your appraisal	10	A I took on the engagement, as I've stated
11	report, under USPAP, to determine how much	11	earlier, because I was afraid that the
12	money the DIA would realize in a sale of its	12	collection was imperilled and that I thought
13	collection?	13	that a viable solution would be, considering
14	MR. PEREZ: Object to the form of the	14	all factors, what little I knew, would be to
15	question. Asked and answered.	15	collateralize the collection and use it for a
16	You can answer.	16	loan that in turn would satisfy the creditors.
17	THE WITNESS: I can answer?	17	BY MR. ABEL:
18	MR. PEREZ: Yeah.	18	Q And if a loan is not possible in this
19	A The intended use of the report was to be	19	context, do you still no, let's strike that.
20	used by Weil in the bankruptcy proceeding.	20	Take a step back.
21	BY MR. ABEL:	21	Did you have any misgivings about this
22	Q And was it your understanding that one of	22	assignment?
23	those intended uses in the bankruptcy	23	Am I correct you did?
24	proceeding was to determine how much money the	24	MR. PEREZ: Object to the form of the
25	DIA could realize in the sale of its	25	question. Assumes facts not in evidence.
	Page 115		Page 117
1	collection?	1	Page 117 A I don't know if "misgivings" is the
2	_	1 2	
2	collection?	2 3	A I don't know if "misgivings" is the
2 3 4	collection? MR. PEREZ: Same objection. BY MR. ABEL: Q You can answer.	2 3 4	A I don't know if "misgivings" is the correct word. I had "misgivings" is too strong a term.
2 3 4 5	collection? MR. PEREZ: Same objection. BY MR. ABEL: Q You can answer. A And the answer remains the same, it is	2 3 4 5	A I don't know if "misgivings" is the correct word. I had "misgivings" is too strong a term. I had concerns. I, as I testified
2 3 4 5 6	<pre>collection?</pre>	2 3 4 5 6	A I don't know if "misgivings" is the correct word. I had "misgivings" is too strong a term. I had concerns. I, as I testified already, and it's written in my report, I
2 3 4 5 6 7	<pre>collection?</pre>	2 3 4 5 6 7	A I don't know if "misgivings" is the correct word. I had "misgivings" is too strong a term. I had concerns. I, as I testified already, and it's written in my report, I believed the public trust would be served well
2 3 4 5 6 7 8	<pre>collection?</pre>	2 3 4 5 6 7 8	A I don't know if "misgivings" is the correct word. I had "misgivings" is too strong a term. I had concerns. I, as I testified already, and it's written in my report, I believed the public trust would be served well by a properly prepared appraisal report.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	collection? MR. PEREZ: Same objection. BY MR. ABEL: Q You can answer. A And the answer remains the same, it is my I don't know how it would be used. My the intended use of my appraisal report was to determine the value of the subject property in connection with the bankruptcy proceeding, full stop. Q Did ACG ever tell you that anyone was sorry. Strike that. Did ACG ever tell you that they had made a loan proposal with regard to the DIA collection in an amount not to exceed \$2 billion? A I can't recall whether ACG told me, but it was it was stated in in an in an exhibit, I believe, of the Houlihan Lokey report. Q Did you ever see the proposal from ACG with regard to its loan, with regard to the DIA holdings?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A I don't know if "misgivings" is the correct word. I had "misgivings" is too strong a term. I had concerns. I, as I testified already, and it's written in my report, I believed the public trust would be served well by a properly prepared appraisal report. BY MR. ABEL: Q Did you ultimately conclude that a loan was a viable plan for the DIA collection? A That's beyond the scope of my work or my competence. Q Let's take a look at your report, Exhibit 3, Page 4, under the category "The Decision to Accept the Assignment." Do you see the paragraph in the middle of the page that begins "However"? A I do. Q If you read after the words "Houlihan catalogue" it states: "Mr. Wiener was convinced that a loan was a viable plan for the

```
Page 118
                                                                                                              Page 120
     Α
          I did.
                                                                      Possibly 15 or 20 percent. I would have
 2
          So how were you convinced that a loan was
                                                             2
                                                                 to review our records.
 3
     a viable plan for the DIA collection if you
                                                             3
                                                                      Do you know what percentage of revenue
     lack the experience necessary to form that
                                                                 that work related to for the VWA?
                                                                      I would -- you mean the billing --
 5
     opinion?
                                                                 Α
 6
     Α
          Because that's the way it was presented to
                                                             6
                                                                 Q
     me by Mr. Peck, and that it was written in the
                                                             7
                                                                      -- is that correct?
     Houlihan Lokey report that -- or catalog, as it
 8
                                                             8
                                                                      No, I haven't done any analysis as far as
 9
     stated, that it was included as a possible
                                                             9
                                                                 billing, as far as revenue sources go.
10
     option.
                                                            10
                                                                      Do you know on what terms a loan was
                                                                 offered with regard to the DIA collection?
11
     Q
          And because that Mr. Peck and Houlihan
                                                            11
12
     Lokey identified that as an option, you were
                                                            12
                                                                      I have no idea.
13
     convinced that it was a viable plan for the DIA
                                                            13
                                                                      Do you know what the ability of the DIA or
     collection?
                                                                the City of Detroit would be to service that
14
                                                            14
15
     Α
          I believed it would be a viable plan.
                                                            15
                                                                 loan?
16
          Have you ever served as broker with regard
                                                            16
                                                                Α
                                                                      I do not.
17
     to loans with regard to art?
                                                            17
                                                                      Do you know how the DIA would get money to
18
          As a broker?
                                                            18
                                                                 service that loan?
     Α
19
    Q
          Yes.
                                                            19
                                                                      I do not.
20
                                                            20
                                                                      Did you do any analysis to determine how
     Α
21
          Have you ever advised a client to get a
                                                            21
                                                                 the DIA could potentially pay off any loan from
22
     loan secured by art in any capacity?
                                                            22
                                                                 ACG?
23
          I worked for lending institutions.
                                                            23
                                                                 Α
                                                                      I did not.
24
          Which lending institutions?
                                                            24
                                                                      So how were you convinced that it was a
     Q
25
          THE WITNESS: Can I reveal that without
                                                            25
                                                                 good idea for the DIA to, or the City of
                                                 Page 119
                                                                                                              Page 121
 1
          breaching confidentiality?
                                                                 Detroit to borrow money secured by the DIA
                                                             1
 2
               MR. PEREZ: Is there a confidentiality
                                                                 collection?
 3
                                                                      I, as I've testified, I saw -- I believed
          agreement in place?
                                                             3
 4
               THE WITNESS: There are confidentiality
                                                             4
                                                                 it was a viable option since it was included in
 5
          agreements in place with every lending
                                                                 the Houlihan Lokey report, and then from
                                                             5
 6
          institution that I work with.
                                                                 representations made to me by Mr. Peck.
                                                             6
 7
     BY MR. ABEL:
                                                             7
                                                                      You understand that in any loan situation
 8
               Well, how many different lending
                                                             8
                                                                 there's a possibility for default?
 9
          institutions do you work with in conjunction
                                                             9
                                                                 Α
                                                                      I do.
10
          with valuing art to secure loans?
                                                            10
                                                                      Did you ever take into consideration how
11
               I think about five or six.
                                                            11
                                                                 likely it would be that the City of Detroit
12
               An dhow many different engagements have
                                                                 would default on the loan and the DIA
                                                            12
13
          you been involved in to -- on behalf of lending
                                                                 collection would be forcibly sold in that
                                                            13
14
          agencies to determine the value of art in
                                                            14
                                                                 context?
15
          conjunction with a loan?
                                                            15
                                                                Α
                                                                      I did not.
16
                                                            16
                                                                      Did that play any role in your decision to
               Numerous.
17
                                                                 take on the assignment in this case?
               How many, approximately?
                                                            17
18
               Twenty, maybe more.
                                                            18
                                                                      Did what play?
19
                                                                      The possibility that there could be a
               What percentage of your practice at VWA is
                                                            19
20
          done in conjunction with providing consulting
                                                                 foreclosure and forced sale of the DIA
                                                            20
21
          services to lending companies?
                                                            21
                                                                collection.
22
                                                                      In any loan situation there is the
               It varies from year to year, so . . .
                                                            22
23
               Well, last year, what percentage of your
                                                            23
                                                                 possibility of foreclosure. It's inherent to
24
          work at VWA was done in conjunction with
                                                            24
                                                                 the assignment, of any loan assignment.
25
          lending agencies?
                                                            25
                                                                      And what happens in the context of a
```

	Page 122		Page 124
1	foreclosure of art, in your experience?	1	question?
2	A Well, I haven't been involved with too	2	Q Yes.
3	many foreclosures. But at a certain point, and	3	A Several hundred.
4	I think it varies from case to case, from my	4	Q And do you know who foreclosed on that
5	discussions with my clients, the lender will	5	collection?
6	take possession of the collateral and the	6	A I was well, this is public knowledge,
7	collateral will be liquidated in one form or	7	so I can put it out there.
8	another.	8	I was consulted by Merrill Lynch, who
9	Q What do you mean by "liquidated"?	9	eventually foreclosed on, I forgot his name,
10	A Liquidated means sold; or could be then	10	Mr. Meyer's collection, which they advanced
11	used for another loan. I don't know. It could	11	money from.
12	be. But certainly there would be some type of	12	I reviewed the lending documents and I
13	transaction that would make the lender whole in	13	read in the paper that and I was paid for my
14	a case of a default.	14	services. I read in the papers that at
15	Q In your experience, how frequently are	15	least, that eventually a sale took place, I
16	collections in foreclosure actions liquidated?	16	believe at Christie's and Sotherby's. There
17	A Not that often.	17	were quite a few objects.
18	Q Well, let me take a step back. Perhaps I	18	Q And how long after the foreclosure did
19	phrased it inartfully.	19	that sale take place?
20	How quickly are collections that are	20	A I believe several months. It was sold in
21	subject to a foreclosure action sold, in your	21	on orderly sales fashion.
22	experience?	22	Q What does that mean?
23	MR. PEREZ: Object to the form of the	23	A What does an "orderly sales fashion" mean?
24	question. Assumes facts not in evidence.	24	Q Yes.
25	A I'm sorry, could you I'm not sure I	25	A It means was that the collection was sold
			Dago 12F
1	Page 123 understood the question. Could you repeat it?	1	Page 125 in a manner to maximize the amount of money the
2	BY MR. ABEL:	2	lender would receive for the foreclosed
3	Q Sure.	3	property.
4	In your experience, when art collections	4	Q In the context of that sale, the orderly
5	are foreclosed upon in conjunction of a loan	5	liquidation could take place over several
6	default, how quickly are they sold by the	6	months, you said?
7	lender in question?	7	A I believe so.
8	A Generally speaking, in that type of	8	Q And what was your involvement in that
9	situation, they are sold in an orderly sales	9	engagement?
10	transaction, which would take place over time.	10	A I was a consultant.
11	Q And with regard to how many different	11	Q Did you perform a valuation determination
12	foreclosures have you been involved in your	12	with regard to the collection?
13	career, with regard to art collection?	13	A I did.
14	A Very few.	14	Q And what was the nature, or definition of
15	Q Can you tell me approximately how many?	15	value you used in that context?
16	A One or two.	16	A Marketable cash value.
17	Q And what were the sizes of those two	17	Q Have you ever performed a valuation
18	collections that were sold in the foreclosure	18	utilizing liquidation value?
19	environment?	19	A No.
20	A One was considerably large and the other	20	Q What is "liquidation value"?
21	was relatively modest in size.	21	A Liquidation value is the value that
	Q And the one that you say was considerably	22	would be used in a forced sale situation, which
22	g ind the one that you but was completed by		
22 23	large, what was the value of objects in that	23	would be forced sale, as opposed to an orderly
		23 24 25	would be forced sale, as opposed to an orderly sale, or one could say a disorderly sale, in which the collection was sold in a marketplace

	Page 126		Dago 130
1	in which the value of the collection would not	1	Page 128 BY MR. ABEL:
2	be maximized because of the time element	2	Q I'd like you to take a look at Page F85.
3	involved, and consequently the amount of money	3	Unfortunately, it's, you know, a little bit out
4	received would be lower than what would be	4	of order since the page numbers are in their
5	received if the collection were to be sold in	5	backwards. But 85 is at the top of the no,
6	an orderly sale situation.	6	it has Item 89 through 191 on there.
7	Q Jumping around a little bit. Let's go	7	Do you see what I'm referring to?
8	back to discussing USPAP.	8	A I do.
9	Do you believe USPAP is a binding code of	9	Q If you look at the response under
10	ethics that governs your work?	10	"Calculating Blockage Discount" it reads:
11	A Yes.	11	"Note: USPAP focuses on appraisal
12	Q What would be the impact on one of your	12	standards"
13	appraisals if it wasn't compliant with USPAP?	13	A Which are you on 189 or 190?
14	A USPAP is not federally regulated, or state	14	Q Sorry, 191.
15	regulated for that matter, in their personal	15	A 191, where it says "Calculating Blockage
16	property. So there's no discrediting body to	16	Discount"?
17	discredit an appraisal report.	17	Q Yes, in the response.
18	Q Would you agree with me that personal	18	Am I correct it provides "USPAP focuses
19	property appraising is a nonregulated	19	on appraisal standards not appraisal
20	profession?	20	methodology or how-to-perform calculations."
21	A That's correct.	21	Did I read that correctly?
22	Q And that would you agree with me that one	22	A Correct.
23	of the reasons why appraisers join	23	Q Does that change your opinion as to
24	organizations like the Appraisers Association	24	whether or not USPAP focuses on appraisal
25	of American is in an effort to gain credibility	25	standards not appraisal methodology?
-	Page 127		Page 129
	-		5
1	and recognition?	1	A It doesn't change my opinion.
2	<pre>and recognition? A That's correct.</pre>	2	A It doesn't change my opinion. Q So okay.
2 3	and recognition? A That's correct. Q And do you agree with me that there are	2	A It doesn't change my opinion. Q So okay. You consider yourself to be an expert on
2 3 4	and recognition? A That's correct. Q And do you agree with me that there are other individuals performing valuations of	2 3 4	A It doesn't change my opinion. Q So okay. You consider yourself to be an expert on USPAP?
2 3 4 5	and recognition? A That's correct. Q And do you agree with me that there are other individuals performing valuations of personal property that don't use USPAP?	2 3 4 5	A It doesn't change my opinion. Q So okay. You consider yourself to be an expert on USPAP? A I do.
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Page 130 Page 132 subcommittee, I say Appraisal Standards board. 1 You mentioned before insurance value; is 2 So these are not -- have no weight, weight 2 that right? 3 of USPAP, and this is clearly stated within the 3 I don't use the term "insurance value." Α document. And if you look at the big book that 4 What do you refer to? 5 you, I think you had, there's an absolute 5 Do you use the term "replacement value"? 6 division, and it says something to the effect 6 Retail replacement value. Α 7 Retail replacement value. of nonbinding or opinions or whatever, and 7 Is that the highest definition of value 8 that's where frequently asked questions appear. 8 9 So I take issue with the vocabulary used 9 utilized in an appraisal? 10 in -- are we talking about No. 191, I believe, 10 Again, it's not a definition -- well, it's or is it 190? not a definition of value. 11 11 12 I forget. 12 It is the -- well, it's a defined term. 13 Do you know who drafted the opinions 13 It is the -- in a structure or hierarchy of 14 expressed in the FAQ to the USPAP? 14 value, it would be the highest amount under 15 There's no author given. 15 most circumstances. 16 Have you ever heard the term "appraisal 16 What would be the next highest amount? consulting" before? 17 17 Fair market value. Α 18 I have. 18 What is fair market value? Α 19 And am I correct that an appraisal 19 Fair market value is the, as was defined 20 consulting does not require a USPAP appraisal? in the 2003 handbook of the Appraisers 20 21 At present it does not. 21 Association, the amount of money that would be 22 Q What is an "appraisal consulting"? paid by a willing buyer to a willing seller, 23 An appraisal consulting assignment is when 23 neither being under compulsion to buy or sell, 24 a consultant who relies, to a certain extent, 24 both being knowledgeable of all the relevant 25 on valuation, will offer advice or primarily a 25 facts. Page 133 Page 131 recommendation to a client for whatever the 1 And I believe that definition also carries 1 2 assignment happens to be. with it a clarification or proviso that fair 3 During -- am I correct that you were 3 market value takes into consideration all transaction costs. 4 previously an executive director of the 4 5 Appraisers Association of America? 5 For what purposes do you use a fair market 6 value? You are. 6 7 If I refer to that as the "AAA," you'll 7 Fair market value is basically -- the main understand to what I'm referring? purpose for using fair market value is it's a 8 9 Of course. 9 defined term by the federal government, is for Α 10 And am I correct that the AAA actually 10 internal revenue services purposes, internal 11 published a position paper during your tenure 11 IRS purposes. as the executive director of the AAA that 12 12 The fair market value is also frequently used in the determination of compensation due 13 disagreed with the Appraisal Foundation and 13 14 Appraisal Standards Board, the author of USPAP, 14 to a -- an insured individual in the event of a 15 partial loss of a -- an object that had been regarding whether appraisers can provide 15 16 opinions of value without those opinions being 16 insured. 17 USPAP compliant? 17 Those are the two main applications of 18 Α I am. 18 fair market value. 19 Okay. What is marketable cash value? And the AAA said that its appraisers could 19 20 do so, could provide opinions of value without Marketable cash value is the value net --2.0 21 those opinions being USPAP compliant? 21 it's basically fair market value, net of all 2.2 It did. 22 transaction costs. 23 We've been talking for a while about the So it also involved a willing buyer and a 23 24 different definitions of value that can be used 24 willing seller with no compulsion? 25 in appraisal. 25 But being knowledgeable of all the

	Page 134		Page 136
1	relevant facts, yes.	1	were to decide is up to the Court.
2	Q And what is "liquidation value"?	2	Q Okay. So if you were to attempt to come
3	A Liquidation value is generally used in	3	up with a marketable cash value for the entire
4	many bankruptcy proceedings, as I've testified	4	DIA collection, would be permissible to take a
5	earlier, where a forced sale is involved, and	5	marketable cash value assessment of one portion
6	the seller, for whatever reason, does not have	6	of the collection and simply add it to a retail
7	the luxury of time and the possibility of	7	replacement value for another part of the
	selling the objects in an orderly sale	8	
8		-	collection to get the total value?
9	situation.	9	A I don't quite understand the question,
10	Q How does retail replacement value differ	10	permissible
11	from fair market value or marketable cash	11	Q Appropriate in your profession.
12	value?	12	A Every application of value is a case
13	A In all the definitions, a value is	13	specific situation. So I don't necessarily
14	determined by the interaction of a buyer and a	14	feel comfortable in responding in generalities.
15	seller.	15	Q Well, I'm going to ask you, as an expert,
16	If you didn't have a willing buyer and you	16	to assume a hypothetical.
17	didn't have a willing seller, your property	17	Okay?
18	would be valueless. I can't think of any	18	A Yes.
19	instances where this would occur, but	19	Q Assume for a valuation you are asked to
20	nonetheless there is always that hypothetical	20	do, that you were asked to determine the
21	possibility.	21	marketable cash value of an entire collection.
22	Retail replacement value is calculated	22	That's the first assumption.
23	let me backtrack.	23	Okay?
24	We have two individuals determining value,	24	A Yes.
25	the buyer and the seller. Retail replacement	25	Q Assume then you were asked to value a
	Page 135		Page 137
1	value is determined from the perspective of the	1	portion of that collection utilizing retail
2	buyer, how much would a buyer have to pay if he	2	replacement value.
3	or she were to go out into the marketplace in a	3	Okay?
4	relatively short amount of time and replace	4	A Yes.
5	that object with a similar and like object.	5	Q And then assume you were asked to value
6	Okay.	6	another portion of that collection using
7	Retail, I mean sorry.	7	marketable cash value.
8	Fair market value, marketable cash value,	8	A Yes.
9	and liquidation value are is determined from	9	Q Is it permissible, in your profession, to
10	the perspective of the seller, how much would	10	determine the marketable cash value of the
11	the seller actually receive if he or she were	11	entire collection by adding together the retail
12	to sell the object at a certain time.	12	replacement value for a portion of the
13	Q Are the different standards of value that	13	collection with the marketable cash value for
14	we went through interchangeable?	14	the remainder of the collection?
15	For example, if the Court liked a fair	15	MR. PEREZ: Is this a hypothetical?
16	market value analysis of one piece of the DIA	16	MR. ABEL: This is a hypothetical.
17	collection, and a marketable cash value for	17	A But the question is permissible by whom?
18	another piece of the DIA collection, could it	18	BY MR. ABEL:
19	take those two values and add them together?	19	Q In your profession.
20	A That would be a determination of the	20	A I understand in my profession. But you
21	Court.	21	use the word "permissible." I'm don't
22	Q Can it do that as a proper valuation	22	understand, who's permitting or not permitting?
23	method, from your perspective?	23	Q Let's make it easier.
24	A The appraiser provides a value consistent	24	Do you believe is it consistent with
25	with the definition of value. What the Court	25	USPAP or the standards you believe are
	dolling of		

	Page 138		Page 140
1	applicable governing your profession to value	1	value.
2	an entire collection utilizing for	2	A Correct.
3	marketable cash value purposes, using a portion	3	Q Can you determine the marketable cash
4	of the collection valued at retail replacement	4	value for the entire collection simply by
5	value, and a portion of the collection valued	5	adding Step 3 to the other steps?
6	at marketable cash value?	6	A The devil is in the details. It depends
7	MR. PEREZ: Object to the form of the	7	how it's done. I can't answer generally.
8	question. Assumes facts not in evidence.	8	Q Have you ever done that before, utilized
9	A Well, is your question is it what word	9	different definitions of value and just add
10	did you say with USPAP permissible?	10	them together to get a definition, a marketable
11	What is the word you used that's an	11	cash value definition?
12	important	12	MR. PEREZ: Object to the form of the
13	Q So let's break it down.	13	question. Assumes facts not in evidence.
14	Is it consistent with USPAP to value an	14	A Again, one takes into consideration a
15	entire collection under a marketable cash value	15	variety of factors and previous valuations and
16	assessment by valuing a portion of that	16	makes a determination.
17	collection utilizing retail replacement value,	17	I haven't I don't think I've done
18	a portion of the collection using marketable	18	exactly what you've described, but I've
19	cash value, then adding those two values	19	certainly taken all these factors into
20	together?	20	consideration, and not necessarily done a
21	A Is that consistent with USPAP	21	mathematical, what shall we say, summation
22	Q Yes.	22	conclusion, but it's all cite-specific and has
23	A is that correct?	23	to be defined.
24	Q Yes.	24	BY MR. ABEL:
25	A Yes.	25	Q What was the total marketable cash value
	D 120		
1	Page 139		Page 141
1	Q So you can add so what you're saying	1	of the DIA collection, in your opinion?
1 2	Q So you can add so what you're saying is: Even though retail replacement value and	2	
	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can		of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on.
2 3 4	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a	2 3 4	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and
2 3 4 5	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash	2 3 4 5	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that.
2 3 4 5 6	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection?	2 3 4 5 6	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I
2 3 4 5 6	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd	2 3 4 5 6 7	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe.
2 3 4 5 6 7 8	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement.	2 3 4 5 6 7 8	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value
2 3 4 5 6 7 8	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for	2 3 4 5 6 7 8 9	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that?
2 3 4 5 6 7 8 9	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier.	2 3 4 5 6 7 8 9	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't
2 3 4 5 6 7 8 9 10	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer.	2 3 4 5 6 7 8 9 10	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But
2 3 4 5 6 7 8 9 10 11	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another	2 3 4 5 6 7 8 9 10 11 12	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the
2 3 4 5 6 7 8 9 10 11 12 13	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question.	2 3 4 5 6 7 8 9 10 11 12 13	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that.
2 3 4 5 6 7 8 9 10 11 12 13 14	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly.	2 3 4 5 6 7 8 9 10 11 12 13 14	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL:	2 3 4 5 6 7 8 9 10 11 12 13 14 15	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier. A Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much. Q Are you opining that the City of Detroit
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier. A Okay. Q Assume that for Step 3 of your report you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much. Q Are you opining that the City of Detroit would have received approximately 8.5 billion
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier. A Okay. Q Assume that for Step 3 of your report you determine an insurance value or retail	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much. Q Are you opining that the City of Detroit would have received approximately 8.5 billion if the entire collection was sold?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier. A Okay. Q Assume that for Step 3 of your report you determine an insurance value or retail replacement value.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much. Q Are you opining that the City of Detroit would have received approximately 8.5 billion if the entire collection was sold? A In an orderly sales situation, yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier. A Okay. Q Assume that for Step 3 of your report you determine an insurance value or retail replacement value. Okay?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much. Q Are you opining that the City of Detroit would have received approximately 8.5 billion if the entire collection was sold? A In an orderly sales situation, yes. Q Would you agree with me that marketable
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier. A Okay. Q Assume that for Step 3 of your report you determine an insurance value or retail replacement value. Okay? A Hypothetically.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much. Q Are you opining that the City of Detroit would have received approximately 8.5 billion if the entire collection was sold? A In an orderly sales situation, yes. Q Would you agree with me that marketable cash value is typically used in divorce
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier. A Okay. Q Assume that for Step 3 of your report you determine an insurance value or retail replacement value. Okay? A Hypothetically. Q Hypothetically.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much. Q Are you opining that the City of Detroit would have received approximately 8.5 billion if the entire collection was sold? A In an orderly sales situation, yes. Q Would you agree with me that marketable cash value is typically used in divorce settlements?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q So you can add so what you're saying is: Even though retail replacement value and marketable cash value are different, you can simply add a retail replacement value to a marketable cash value and get a marketable cash value for the total collection? A Again, this is a generality, and you'd have to give me a case-specific statement. USPAP calls for Q Let's make it easier. MR. PEREZ: Let him finish his answer. MR. ABEL: Actually, I have another question. A I haven't answered my question properly. BY MR. ABEL: Q I'm going to make it even easier. A Okay. Q Assume that for Step 3 of your report you determine an insurance value or retail replacement value. Okay? A Hypothetically.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	of the DIA collection, in your opinion? A As stated in the report, 8,552,000,000, so on. Q You actually said it was 8,552,395,675 and probably more than that. A That's what I said, and that's what I believe. Q And what's the probability that the value is higher than that? A There is a probability. But I haven't made that determination at this point. But there certainly is every indication that the value probably would be higher than that. Q And what's the probability that it's lower than that? A Not too much. Q Are you opining that the City of Detroit would have received approximately 8.5 billion if the entire collection was sold? A In an orderly sales situation, yes. Q Would you agree with me that marketable cash value is typically used in divorce

	7 140		D 1441
1	Page 142 concept of time is a very important operative	1	Page 144 Q Do you have any opinion as to whether this
2	factor in determining marketable cash value?	2	would be an orderly or disorderly liquidation
3	A Depends upon the divorce.	3	of the DIA collection assets?
4	Q Well, outside of the divorce context,	4	MR. PEREZ: Object. Object to the form of
5	would you agree with me that the concept of	5	the question. Assumes facts not in evidence.
6	time is very important in determining	6	THE WITNESS: I can answer?
7	marketable cash value?	7	MR. PEREZ: Yeah.
8	A Concept of time is very important in	8	A I would expect that if part of the DIA
9	determining all value.	9	collection were to be sold it would be sole
10	Q And how did you take time into	10	there would only be selected objects that would
11	consideration in your appraisal here?	11	be sold, and it would take place in a manner in
12	A In what sense?	12	which the sale price would maximize the value
13	Q Well, you said it's important in all	13	of the collection, which would mean that it
14	appraisals.	14	would be sold in an orderly sale context.
15	How did you take it into account or	15	BY MR. ABEL:
16	consideration in forming your opinions here?	16	Q And how did you form that opinion?
17	A Well	17	A Because the because the collection,
18	MR. PEREZ: Object to the form of the	18	under normal circumstances, is of such high
19	question.	19	profile, high value, one would sell it in a
20	A It's, as I say, implicit in the definition	20	manner and in the marketplace in which it would
21	of marketable cash value, which marketable cash	21	make the most money.
22	value, by definition, implies an orderly-sales	22	Q And how long would it take to do an
23	situation.	23	orderly sale of the DIA collection, in your
24	BY MR. ABEL:	24	opinion?
25	Q So you assume that there would be an	25	A Different sectors of the collection would
	Page 143	_	Page 145
1	orderly-sales situation here?	1	be would have a different time frame for
2	orderly-sales situation here? A I do.	2	be would have a different time frame for being sold.
2 3	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would	2 3	<pre>be would have a different time frame for being sold. Q How long would it take to sell the entire</pre>
2 3 4	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would that render your opinion flawed?	2 3 4	<pre>be would have a different time frame for being sold. Q How long would it take to sell the entire DIA collection, in your opinion?</pre>
2 3 4 5	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would that render your opinion flawed? A It depends upon the circumstances.	2 3 4 5	<pre>be would have a different time frame for being sold. Q How long would it take to sell the entire DIA collection, in your opinion? A To sell it in an orderly sale context?</pre>
2 3 4 5 6	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would that render your opinion flawed? A It depends upon the circumstances. Flawed? I don't know.	2 3 4 5 6	<pre>be would have a different time frame for being sold. Q How long would it take to sell the entire DIA collection, in your opinion? A To sell it in an orderly sale context? Q Yes.</pre>
2 3 4 5 6 7	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would that render your opinion flawed? A It depends upon the circumstances. Flawed? I don't know. It depends upon each individual	2 3 4 5 6	<pre>be would have a different time frame for being sold. Q How long would it take to sell the entire DIA collection, in your opinion? A To sell it in an orderly sale context? Q Yes. A Years.</pre>
2 3 4 5 6	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would that render your opinion flawed? A It depends upon the circumstances. Flawed? I don't know. It depends upon each individual circumstances, and I'm not prepared to answer	2 3 4 5 6	be would have a different time frame for being sold. Q How long would it take to sell the entire DIA collection, in your opinion? A To sell it in an orderly sale context? Q Yes. A Years. Q How many years?
2 3 4 5 6 7 8	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would that render your opinion flawed? A It depends upon the circumstances. Flawed? I don't know. It depends upon each individual circumstances, and I'm not prepared to answer it in general terms.	2 3 4 5 6 7 8 9	be would have a different time frame for being sold. Q How long would it take to sell the entire DIA collection, in your opinion? A To sell it in an orderly sale context? Q Yes. A Years. Q How many years? A I don't know. I haven't done that
2 3 4 5 6 7 8 9	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would that render your opinion flawed? A It depends upon the circumstances. Flawed? I don't know. It depends upon each individual circumstances, and I'm not prepared to answer it in general terms. Q Well, if this was a forced-sale situation,	2 3 4 5 6 7 8 9	be would have a different time frame for being sold. Q How long would it take to sell the entire DIA collection, in your opinion? A To sell it in an orderly sale context? Q Yes. A Years. Q How many years? A I don't know. I haven't done that calculation. Nor do I it's a general, it's
2 3 4 5 6 7 8 9 10 11	orderly-sales situation here? A I do. Q And if that assumption is incorrect, would that render your opinion flawed? A It depends upon the circumstances. Flawed? I don't know. It depends upon each individual circumstances, and I'm not prepared to answer it in general terms.	2 3 4 5 6 7 8 9	be would have a different time frame for being sold. Q How long would it take to sell the entire DIA collection, in your opinion? A To sell it in an orderly sale context? Q Yes. A Years. Q How many years? A I don't know. I haven't done that calculation. Nor do I it's a general, it's calling for a general conclusion that I'm not
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Page 146 Page 148 would think that the sellers commission would for the objects identified in Steps 2 through 4 2 be waived by the agent of sale. 2 of your report? 3 And what did you assume to be the buyers 3 My testimony is that we looked at various premium with regard to the sale of the 4 categories and we thought the range between 10 5 collection? 5 and 20 percent. And, again, it would probably 6 Buyers premium are all over the place be around 20 percent. 7 because, as you may know, if it were to be sold 7 What would you look at to determine what 8 at auction, each auction house has a 8 exactly it was for each one of these 9 different -- different parameters for buyers 9 categories? 10 10 The -- generally, the value of the objects 11 If part of it were to be sold privately, 11 within a particular category. 12 through brokers, through dealers, that's open 12 So if you have objects of a relatively low 13 to negotiation. 13 value, the buyers premium would be higher. 14 Generally speaking, one could probably 14 Is there any document in your work file 15 look at 10 to 20 percent in buyers premiums. 15 that would detail what buyers commission --16 But, again, this is a general answer, and it's sorry -- what buyers premium you utilized to 17 a case-by-case basis. 17 value any specific object in Tier 2 through 4? 18 Case-by-case basis on each piece of art? 18 I would have to consult the document. Α 19 Correct. 19 But you don't know? 20 20 Well, what buyers premium did you utilize Off the top of my head. 21 in Steps 3 -- 2, 3 and 4 of your analysis? 21 Okay. How about cost to prepare art for 22 Generally, we were looking on specific 22 sale; would you take that into account --23 23 What? objects and somewhere between 10 and Α 24 20 percent. 24 The cost to prepare art for sale, did you Q 25 Well, for Steps 2, 3 and 4, did you do an 25 take that into account in determining your Page 147 Page 149 object-by-object analysis of buyers premium? marketable cash value? 1 1 2 Object-by-object? I don't understand the question. 2 3 We did some spot checks of objects, but 3 Cost to prepare art for sale. 4 not object by object. 4 Sure. 5 Okay. So what buyers premium did you 5 Let's look to Page 15 of your report. 6 apply to determine the marketable cash value 6 Α Sure. 7 with regard to Steps 2, 3 and 4? 7 Are you there? Depending upon the value of the object, as 8 8 We're on -- the report is Exhibit 3. 9 I said, it would probably be between 10 and 9 I am on Page 15 of Exhibit 3. 10 20 percent, in this case. 10 And the definition of marketable cash 11 Is it your testimony that you went object 11 value on Page 15 of your report, that's the by object through Steps 2, 3 and 4 to determine definition that you provided to us? 12 12 13 that buyers premium? 13 Α That's what? 14 In this we took, generally -- we did 14 That's the definition that you just testified to? 15 categories also. And we took, generally, as I 15 said, between 10 and 20 percent. 16 16 Α Correct. 17 If the Court were to attempt to determine 17 And if we flip to the next page of your 18 what percentage between 10 and 20 you utilized 18 report. 19 for those different categories, how could it 19 Page 16. Α 20 determine that? 20 Q Page 16. 21 Well, generally, the Court would ask me 21 Α Correct. 22 and I'd say, to be on the safe side, one would 22 You indicate in the second full paragraph, 23 say 20 percent. 23 talking about the circumstances of a loan 24 So your testimony is that you utilized 24 default; is that right, what would happen? 25 20 percent in determining the buyers premium 25 You read: "Under such circumstances, a

	Page 150		Page 152
1	value which is net of transaction costs is	1	in this case was with regard to DIA collection?
2	appropriate since the borrower were to forfeit	2	A They did not.
3	on loan payments a lender would confiscate the	3	Q You ever hear that the loan maximum
4	collateral art in this case and sell part or	4	that the maximum loan amount from ACG was tied
5	all of the property used as collateral to	5	to a 20 percent appraised value?
6	satisfy the debt."	6	A I did not.
7	Did I read that correctly?	7	Q Are you aware of whether a 20 percent loan
8	A Correct.	8	amount is typical in the lending industry?
9	Q Is one of the things that the lender would	9	A I have been involved in many different
10	do in the context of a foreclosure to prepare	10	loan transactions, and there's no such thing as
11	the art for sale?	11	"typical."
12	A I don't understand "prepare the art for	12	THE WITNESS: Can we take a break now?
13	sale."	13	MR. ABEL: Sure.
14	Q Do you have to collect the art and take it	14	THE VIDEOGRAPHER: We're off the record.
15	to an auction house to sell it?	15	The time is 12:10.
16	A Sometimes the auction house collects it.	16	(Recess taken.)
17	Q Is there a cost associated with that?	17	THE VIDEOGRAPHER: Go back on the record.
18	A Frequently the auction house assumes that	18	The time is 12:22. Beginning of DVD No. 3.
19	cost.	19	BY MR. ABEL:
20	Q Are there any insurance charges associated	20	Q Mr. Wiener, am I correct that both
21	with holding art taken in a liquidation or	21	marketable cash value and fair market value
22	foreclosure context?	22	require you to assume a willing buyer and a
23	A There are insurance costs associated with	23	willing seller acting without compulsion?
24	the sale of art.	24	A I testified to that effect.
25	Q Let's take a step back.	25	Q In a foreclosure context, are you dealing
	Page 151		Page 153
1	Page 151 Well, actually, no.	1	Page 153 with a willing seller acting without
1 2	_	1 2	
	Well, actually, no.	-	with a willing seller acting without
2	Well, actually, no. You testified before you have little	2	with a willing seller acting without compulsion?
2 3	Well, actually, no. You testified before you have little experience with regard to the foreclosure and	2 3	<pre>with a willing seller acting without compulsion? A Depends upon the actual situation.</pre>
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	Page 154		Page 156
1	A I do not.	1	now?
2	Q The report that you produced in this case,	2	A I'm not a member, you mean?
3	dated July 25, 2014, Exhibit 3, can you tell me	3	Q Sorry.
4	who drafted the first draft of that report?	4	You're not a member of the Appraisers
5	A Who drafted the first draft?	5	Association of America now?
6	I did.	6	A I'm not.
7	Q Yes.	7	Q And you're not a certified appraiser of
8	Were there multiple drafts?	8	the Appraisers Association of America?
9	A There were some revisions.	9	A Of the Appraisers Association of America?
10	Q How many drafts were there?	10	Q Yes.
11	A I really can't recall.	11	A No, I'm not a member.
12	Q And was anyone else involved in editing	12	Q Were you elected to be the executive
13	the report?	13	director of the Appraisers Association of
14	A Actually, I showed some things to	14	America?
15 16	David Shapiro.	15 16	A Executive directors positions are generally not subject to election. I was
16 17	Q You show it to anyone else? A Counsel reviewed it.	17	chosen by the board of directors.
18	Q Anyone from AGC or	18	Q And that was a paid position, correct?
19	A ACG.	19	A Yes.
20	Q ACG or FGIC comment on the drafts?	20	Q You were working in the administration of
21	A No one from those two agencies.	21	the AAA; is that right?
22	Q Did you show anyone from those two	22	A Among other things.
23	agencies any drafts of your report at all?	23	Q Why did you leave that position?
24	A No.	24	A Well, I had been in the position for 21
25	Q Did your conclusions of the value of the	25	years, and I didn't want to die in the job, and
	Page 155		
1		1	Page 157 I was ready for a change, so I resigned.
1 2	DIA collection change between drafts? A No.	1 2	I was ready for a change, so I resigned. Q Were you asked to leave the position as
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DIA collection change between drafts? A No. Q Were you ever a member of the Appraisers Association of America? A I was. Q Are you now? A No. Q When did you stop being a member of the Appraisers Association of America? A I was a member before I became executive director. In about, I guess, two or three years into my position as executive director, I dropped membership. Q Why? A There was no need to retain any membership. Q Why not? A Why? Because I was running the organization. I had published, at that point, quite a lot on it, on appraising. I was recognized as an authority. I did not need to retain my	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I was ready for a change, so I resigned. Q Were you asked to leave the position as executive director? A No, I was not. Q Any conflicts between you and anyone else at the Appraisers Association of America? A Well, there always, in any organization, differences of opinion. Q Were you ever accused by anyone at the Appraisers Association of America of violating any rules? A No. Q Accused of violating any laws? A Any? Q Laws. A Laws? Q Yes, of the United States. A No. Q Were you ever accused in conjunction with your role as executive director of the Appraisers Association of America of funneling appraisals to yourself?

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1	Q At VWA do you provide investment advice to	1	Q When's the last time you actually worked
2	clients regarding the purchase or sale of art?	2	at an auction house?
3	A We provide consulting services.	3	A Let me just think. I'll give you an exact
4	Q And do you ever provide investment advice	4	month.
5	to clients regarding the purchase or sale of	5	December 2013.
6	art?	6	Q And what did you do with regard to the
7	A Part of consulting services is advising	7	auction house in that engagement?
8	clients whether one thinks the art may	8	A I curated sales and I reviewed the catalog
9	appreciate or not appreciate over time.	9	information at auction.
10	Q In what percentage of VWA's business is	10	Q Which house was that?
11	devoted to advising clients regarding the	11	A It's a company in Germany and United
12	purchase or sale of art?	12	States at the moment called "Auctionata."
13	A I'm sorry. I didn't understand that.	13	THE WITNESS: Do you want me to spell
14	Q What percentage of VWA's business is	14	that?
15	devoted to providing investment advice to	15	THE COURT REPORTER: Mm-hmm.
16	clients regarding the purchase or sale of art?	16	THE WITNESS: I knew you would.
17	A Well, I wouldn't call it investment	17	Okay. A-U-C-T-I-O-N-A-T-A.
18	advice, but in advice on the sale and	18	THE COURT REPORTER: Thank you.
19	purchase of works of art, I'd say about	19	BY MR. ABEL:
20	25 percent.	20	Q And prior to working at Auctionata, when
21	Q Okay. Let's take a step back.	21	was the last time before that that you worked
22	Do you ever give provide investment advice	22	for an auction house?
23	to clients regarding the purchase or sale of	23	A Several decades before that.
24	art?	24	Q 1982?
25	A Again, investment advice makes one sound	25	A Yes.
	Page 159		Page 161
1	like an investment counselor.	1	Q How long were you working at Auctionata?
2	like an investment counselor. I provide advice, whether I think it may	2	Q How long were you working at Auctionata? A Well, two, three years. I still am.
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Page 162 Page 164 Q Are you done appraising it? made in your report? 2 When the case is over I'll be done. 2 I think we have. I think we have. 3 Are you still appraising the DIA 3 You've now gone through everything for 4 collection after the submission of your Steps 1, Steps 2, Steps 3 and Steps 4 to make 5 July 25, 2014 report? 5 sure that there are no mistranscriptions? 6 We are. 6 To the best of our ability, at this Α 7 What are you still doing? 7 moment, yes. 8 We're looking at other -- other specific 8 In what degree were they mistranscribed? 9 items. We are reviewing values that were put 9 What do you mean by "degree"? 10 on them. And we are in the continual process 10 How much should they be? Much lower. The Warhol should be 11 of updating your appraisal report. 11 12 Have you submitted a supplement to your 12 eliminated. I think, basically, to correct, 13 report in this matter? 13 you can deduct the entire values, because they 14 We have not. 14 are much lower; they not in the millions. 15 Do you intend to? 15 They're in, probably the low thousands. 16 That depends on counsel. So the Unknown, "Plate" that you have 17 Do you believe that there are any 17 listed as \$18 million should be really in the 18 inaccuracies in your report that need to be 18 thousand-dollar range? 19 supplemented? 19 Sure. Correct. 20 Do you know exactly how much that should There may be a few corrections due to 20 21 typos, things of that sort, or 21 be? 22 mistranscriptions, but . . . 2.2 No, I haven't. I'd have to look at the 23 What are you aware of, in terms of errors 23 records. But it's just the magnitude of error 24 in your report? 24 is significant. 25 Well, if you turn to -- it's hard for me 25 Who valued an Unknown, "Plate" at \$18 Page 163 Page 165 1 million? 1 to maneuver this. 2 And just be clear, when we're talking This was -- if you noticed, Step 2 is --3 about errors in your report, I'm not referring refers to -- and I'll quote directly in the 3 to spelling errors or grammar errors. 4 4 report, the high value by the independent third 5 5 parties. So these were the averages. And for I understand. 6 some reason the value was mistranscribed. If you turn to -- the pages are not sure 6 7 7 numbered, unfortunately. 0 And who did the transcription of those 8 But if you turn to attachment -- Step 2, 8 values? 9 the Attachment J, as in John, you can -- the 9 Rob Leeds at Silar. I'm sorry, or Silar, Α 10 first -- the first five entries. That's Andy 10 in general. I'm not sure if he did it 11 Warhol, Armando Morales, Donald Baechler, 11 personally. 12 Friedrich Hundertwasser, up to there. It says 12 Q How many employees does VWA have? We have 10 or 11. one, two, three, four. These four have been --13 Α 13 14 are a subject to mistranscriptions. 14 0 Are they all full-time? 15 How were they mistranscriptions? 15 Α 16 The Andy Warhol portrait, "Self Portrait" 16 How many are full-time? 0 was appraised individually. So it shouldn't be 17 17 Well, two are close to full-time. 18 included on the list of the 616. The Morales, 18 What do you mean "close to full-time"? The Unknown, and The Baechler have 19 19 Meaning they get paid on a per job basis, Α and seem to be working full-time. 20 mistranscribed values that are much too high. 20 21 And how did you determine that they were 21 0 And who are they? 22 much too high? 22 Α David Shapiro, who is seated here. And 23 In reviewing the transcriptions that were 23 Shaun Cooper. Α 24 made. 24 Who are the associates at VWA, other than 25 25 Mr. Cooper and Mr. Shapiro? Q Have you looked at every transcription

Page 166 Page 168 Numerous. You can go on to our website. collections? 2 They are people who we work with on a regular 2 Not the certificates. 3 basis. 3 And did any of the work that you mentioned 4 And are they hired by engagement by VWA? have any role with regard to valuation of 0 4 5 Α They are hired on a per job basis, yes. 5 museum collections? 6 Do you have any experience in setting an Yes 7 accession policies at museums? 7 What was that? Well, work for museums. I worked for --8 I'm not quite sure, what do you mean by 8 9 "accession policies"? 9 quite a bit for the Philadelphia Museum of Art 10 Do you know what the accession is with 10 in setting values for insurance purposes or regard to a museum collection? loan purposes. 11 11 12 Yes. I do. 12 And when you say "loan," are you referring Α Q 13 Are you aware that museums have policies 13 to inter-museum loans, not loans to obtain regarding the accession and deaccessioning of 14 14 capital? work from their collections? 15 15 Inter-museum loans, correct. 16 Α I do. 16 Did you talk to any museum personnel at 17 Did you have any experience with the 17 any museum in connection with this engagement? 18 setting of any of those policies at any museum? 18 I did not. 19 I do not set policy. 19 Did you talk to anyone at any auction 20 Do you have experience in determining 20 houses in connection with this engagement? 21 works for deaccessioning at a museum? 21 I did not. 22 I have never determined or made a 22 Did you talk to anyone at Christie's or 23 23 recommendation which works should be Sotherby's to see whether they -- those 24 deaccessioned. 24 entities would be willing to sell any portion 25 Have you ever had any engagement to 25 of the DIA collection? Page 167 Page 169 appraise museum works for deaccessioning? 1 1 Α I did not. 2 Have you ever had any involvement with any Α 2 3 museum that was forced to deaccession art Q How do you believe -- sorry. Take a step 3 4 back. 4 before? 5 Do you believe you have extensive museum 5 And when I say "forced," I mean 6 experience? 6 deaccession for purposes other than buying new 7 7 I do. art. How do you believe your museum experience 8 8 Α I have not. is relevant to determining the value of the DIA 9 9 Are you aware of the American Alliance of Q 10 collection here? 10 Museums? 11 Very simply. I have worked full-time for 11 I think it's the American Association of three years, part-time for several years 12 12 Museums. afterwards, interacted with museum curators, 13 13 Is that the AAM? 14 and basically know cataloging policy, have seen 14 That's the AAM. objects that have been deaccessioned. I've 15 15 Α I believe it's correctly called the 16 seen many objects that have been taken into the 16 "American Association of Museums." 17 collection. And I have a pretty strong 17 Are you aware of the AMM's code of ethics? 18 curatorial background. And if you look at my 18 19 CV I have a certificate from the Metropolitan 19 0 Do you know whether or not DIA is a member Museum of Art and New York University, offered of the AAM? 2.0 20 21 jointly, in museum training, which involved 21 Α I'm assuming that they were. 22 three years full-time work in museums. 22 Do you know whether the DIA is subject to 23 And did any of that training that you 23 their code of ethics? 24 received or the certificates that you received, 24 As a member, I believe they would be. 25 address the issue of valuation of museum 25 Do you know whether it would be a 0

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Page 170
                                                                                                              Page 172
     violation of the AAM's code of ethics for the
                                                             1
                                                                 Q
                                                                      Result of sanctions, yes.
     DIA to offer its collection as collateral for a
 2
                                                             2
                                                                      Am I -- and the question I believe is: Am
 3
     loan or to sell its collection?
                                                             3
                                                                 I aware that the -- well, generally speaking,
 4
          I think it would depend upon the
                                                                 the sanctions would take place after the sale.
 5
     circumstances.
                                                             5
                                                                      And was the public aware of the purpose of
 6
          Well, are you aware of any standard or
                                                             6
                                                                 the deaccessioning?
 7
     policy governing the DIA that would allow it to
                                                             7
                                                                      I believe so.
 8
     deaccession its collection to pay creditors?
                                                             8
                                                                      Are you aware of whether or not there was
 9
          Only what I can -- what shall we say.
                                                             9
                                                                 any impact on the price for which those art
10
          Only what I can assume, but not
                                                            10
                                                                 pieces were sold as a result of the fact that
11
     specifically.
                                                            11
                                                                 they were being deaccessioned for purposes of
12
          Are you aware of other art museums that
                                                            12
                                                                 paying operating costs as opposed to buying new
13
     deaccessioned art to pay operating costs?
                                                            13
                                                                 art?
                                                            14
14
                                                                      It's my opinion that there was no impact.
          I am.
                                                                Α
15
     0
          What museums are those?
                                                            15
                                                                      And how did you form that opinion?
16
          The Delaware Art Museum. The North
                                                            16
                                                                      By seeing the prices, by looking at the
17
     Hampton collection in England. Primarily
                                                            17
                                                                 prices realized in the sales, and my knowledge
18
     recent, but I've certainly been aware of this
                                                            18
                                                                 of, generally, the art market.
19
     in the past, the National Academy of Design has
                                                            19
                                                                      Did you appraise those pieces of art in
20
                                                                 question?
     done this.
                                                            20
21
     Ω
          Were the Maier Museum?
                                                            21
                                                                 Δ
                                                                      No, I did not.
22
    Α
          The?
                                                            22
                                                                      (Deposition Exhibit 6, Printout From the
23
          Maier Museum? M-A-I-E-R.
                                                            23
                                                                 American Alliance Museum's Website, marked for
     Q
24
          I'm not aware of the Maier Museum using
                                                            24
                                                                 identification as of this date.)
     Α
25
     their funding for necessarily paying operating
                                                            25
                                                 Page 171
                                                                                                              Page 173
                                                                 BY MR. ABEL:
 1
     costs.
                                                             1
 2
          Are you aware of any sanctions imposed on
                                                             2
                                                                           You have 6.
 3
     any museum for deaccessioning art to pay
                                                                           I'm showing you a document marked
                                                             3
 4
    operating costs?
                                                             4
                                                                      Deposition Exhibit 6.
 5
                                                             5
     Α
          Yes.
                                                                           Mm-hmm
 6
                                                                           You ever seen this document before?
     Q
          What sanctions are you aware of?
                                                             6
 7
                                                             7
          The -- I believe the National Academy of
                                                                           No, I haven't.
     Design encountered sanctions. I believe the
                                                             8
                                                                           MR. ABEL: Well, let's, for the record,
 8
 9
                                                             9
     Delaware Art Museum has encountered sanctions.
                                                                      this is a printout from a document on the
10
     And I believe the North Hampton collection in
                                                            10
                                                                      American Alliance Museum's website.
11
     London has also encountered sanctions.
                                                            11
                                                                 BY MR. ABEL:
          And what were those sanctions?
                                                                           Are you aware of the American Alliance
12
                                                            12
                                                                      Q
          I think it varied from time to time. I
                                                                      Museums?
13
    Α
                                                            13
14
     haven't been following all the details. I know
                                                            14
                                                                      Α
15
     they were sanctioned.
                                                            15
                                                                           And you said before that one of the
                                                                      entities that was sanctioned was the Delaware
16
          Do you know what impact those sanctions
                                                            16
17
    had on their ability to operate?
                                                            17
                                                                      Art Museum?
18
          I do not.
                                                            18
                                                                           Yes.
    Α
                                                                      Α
19
                                                            19
                                                                           To the extent that this is a true and
          Do you have any evidence -- sorry.
20
          With regard to those institutions that you
                                                            20
                                                                      accurate document, would you agree with the
21
    mentioned, do you know whether or not the art
                                                            21
                                                                      statement that "the Delaware Art Museum's
22
                                                            22
    that they sold in association with the
                                                                      decision to sell certain pieces of art in
23
     deaccessioning for which they were sanctioned
                                                            23
                                                                      association with the deaccessioning for
24
     received lower prices at auction?
                                                            24
                                                                      operating costs threatens to erode the trust
25
          As a result of deaccessioning?
                                                            25
                                                                      museums have earned from the American public
```

Page 174 Page 176 1 for more than two centuries"? regard to the impact on the evaluation of a 2 MR. PEREZ: Object to the form of the 2 collection held by a museum as a result of a 3 question. He testified he hadn't seen this 3 forced deaccessioning? 4 document before. 4 I haven't read any articles about the 5 MR. ABEL: I'm asking about the statement, 5 impact of -- are you asking me have I read 6 not about the document itself. anything about the value of the objects sold at 6 7 So the question is am I aware of what it 7 auction that were impacted by potential 8 says? 8 sanctions or condemnation by the American 9 BY MR. ABEL: 9 Alliance Museum; is that your question? 10 10 Yes. 11 My question is: Would you agree that "the 11 Α My answer is no. 12 Delaware Art Museum's decision to sell or 12 You mentioned museum provenance in your 13 deaccession art pieces in conjunction with 13 report, correct? 14 paying its debts threatens to erode the trust 14 I did. 15 museums have earned from the American public 15 And you believe that works sold from a 16 over more than two centuries"? museum may have added value? 16 17 MR. PEREZ: Same objection. 17 I do. Δ 18 I'm aware that this is an opinion issued 18 Did you perform any analysis of the market Q 19 by the American Alliance Museums. to confirm whether that assumption was correct? 19 20 BY MR. ABEL: 20 I did. Α 21 Q I'm asking you whether you agree with the 21 Q What did you do? 22 opinion, sir, not what it is. 2.2 We looked at quite a number of sales of deaccessioned stuff -- not deaccessioned stuff, 23 I'm not sure I wholeheartedly agree. 23 24 24 that's the wrong word. Of deaccessioned Q Why don't you agree? 25 Α What? 25 property from a variety of museums, all of Page 175 Page 177 Why don't you agree? which are listed in our appraisal report, and 1 1 Well, this is a very broad statement, that 2 came to the conclusion, as stated in the 2 3 report, that the museum provenance basically it will erode the trust. 3 4 I mean, I think many people would be 4 adds to the value of the objects offered for 5 disturbed by it. But whether it erodes the 5 6 trust, I'm not 100 percent sure. I think it 6 And am I correct that none of those 7 7 might be a very strong statement, and it's not examples that you utilized in conjunction with 8 measured. 8 forming your opinion in this case dealt with a 9 9 deaccession from a museum collection in the It's not a measurable statement, in your 10 opinion? 10 context of a sale for operating costs or to pay 11 Well, the statement is not measured. It's lenders? 12 a strong statement, and I don't know whether 12 Yes, to the best of my knowledge. the trust has been eroded. Do you believe that the sale of the DIA 13 13 14 I think it's something that would upset 14 collection would be unprecedented in scope? 15 people, but whether it's eroded, I don't know. 15 It probably would be. 16 Well, have you done anything to determine There's never been a sale like this before 16 17 the impact of a forced deaccessioning on a 17 of its collection, assuming it happens? 18 museum before? 18 Well, what type of sale are you talking Α 19 What do you mean have I done anything? 19 about? Well, if the DIA collection was sold in 20 Have you performed any analysis, read any 20 21 books, done any studies as to the impact on 21 toto, there was never -- in the history of the 22 forced deaccessioning on a value of a museum 22 sale of art, you're not aware of another time 23 collection before? 23 period where such a sale was -- where such a 24 I've just read articles. 24 sale occurred? 25 And what articles have you read with 25 Correct. That's correct. 0 Α

	Page 178	ı	Page 180
1	Q The sale of the DIA collection would be	1	A I am not.
2	unique, in your opinion?	2	Q What's the largest collection you've ever
3	A In that context, yes.	3	appraised by value?
4	Q Am I correct that there are different	4	A About \$300 million.
5	kinds of arts at the DIA?	5	Q And how many works of art comprised that
6	A There are.	6	collection?
7	Q It's a mixed collection?	7	A That one, 20,000.
8	A There are.	8	Q And what was the second largest collection
9	Q Do you know whether all the works of the	9	you've ever valued by volume?
10	DIA were of the same quality?	10	MR. PEREZ: Object to the form of the
11	A Is the question: Am I aware whether the	11	question. Assumes facts not in evidence.
12	works collected by the DIA are all uniformly of	12	A I think we're now in the process of
13	the same quality?	13	appraising a collection that is maybe 15,
14	Q Yes.	14	19,000 works of art.
15	A And the answer is, they are not.	15	BY MR. ABEL:
16	Q The DIA collection has uneven quality,	16	Q And how long have you spent on that
17	correct?	17	engagement?
18	A It has a varied quality. I don't know if	18	A Well, it's something that is being done
19	I'd use the word "uneven."	19	over time. So we've been spending about, on
20	Q Before the bankruptcy of the City of	20	and off, for various reasons, about four
21	Detroit and the contemplated liquidation of the	21	months.
22	DIA collection, are you aware of a liquidation	22	Q And how long do you expect to take on that
23	of such a collection ever being considered in	23	engagement?
24	any treatise or publication?	24	A That depends on a variety of factors.
25	MR. PEREZ: Object to the form of the	25	Q What factors?
	Page 179		Page 181
1	question. Assumes facts not in evidence.	1	A Availability of the art; groupings of the
2	A I'm not quite sure. It's a composite	2	art; and other factors that I can't determine
3	question anyway.	3	at this particular point.
4	What exactly is the question? I'm not	4	Q What kind of valuation are you performing
5	sure.	5	for that 15 to 19,000 piece collection?
6	BY MR. ABEL:	6	A The value will be most likely fair market
7	Q Sure.	7	value.
8	Are you aware of any treatises or	8	Q And why fair market value as opposed to
9	publications that contemplate the methodology	9	marketable cash value?
10	to be used in the liquidation of a collection	10	A Again, I really feel uncomfortable for a
11	the size of the DIA's?	11	variety of reasons talking about the valuation
12	A I'm not aware of any.	12	specifics of this collection. And, indeed, it
13	Q Are you aware of any discussions or	13 14	is subject to strict confidentiality with the
14 15	courses in which the liquidation of a DIA collection was at issue?		client.
		15	Q Did you use the same methodology you
16 17	MR. PEREZ: Object to the form of the	16	utilized with regard to the valuation of the DIA collection for that to value that
17 18	question. BY MR. ABEL:	17 18	collection 15 to 19,000 items?
19	Q Let me take a step back. Let me rephrase.	19	A It's an ongoing situation, and again I
20	Are you aware of any courses or panel	20	feel compelled not to answer, due to the
21	discussions where the orderly liquidation of	21	confidentiality agreement.
22	the DIA collection was at issue?	22	Q Prior to this engagement and the Hurst
23	A You're talking about something in an	23	engagement, have you ever performed any work
24	academic setting?	24	for ACG or Ian Peck?
25	Q Yes.	25	MR. PEREZ: Objection to the form of the
1 = 3	x 100.	"	.m., rman. ox jecetom co one rorm or one

question. Assumes facts not in evidence. A Directly? BY MR. ABEL: Q Well, have you ever been engaged by ACG or Ian Peck to perform an appraisal? A No. Prior to the two engagements you cited? Prior to the two engagements, have you ever been engaged by ACG or Ian Peck to perform an appraisal? A I have not. Page 182 A That is an auction house in China. A No thing positive or negative about its reputation in the art market, that you're aw of? A Nothing of great substance. There have been some aspersions in the press which may of may not be true. But basically it has a reputation of being a venue of sale in China Prior to the two engagements, have you A I have not. Page 182 A That is an auction house in China. A Nothing positive or negative about its reputation in the art market, that you're aw of? A Nothing of great substance. There have been some aspersions in the press which may of may not be true. But basically it has a Preputation of being a venue of sale in China A Li have not.	or
3 BY MR. ABEL: 4 Q Well, have you ever been engaged by ACG or 5 Ian Peck to perform an appraisal? 5 A Nothing of great substance. There have 6 A No. 7 Prior to the two engagements you cited? 8 Q Other than those two engagements, have you 9 ever been engaged by ACG or Ian Peck to perform 10 an appraisal? 3 reputation in the art market, that you're away of the pression of the press which may of the press which may of the prior of the two engagements, have you are putation of being a venue of sale in China of the pression of the press which may of the pression of the pre	or
Q Well, have you ever been engaged by ACG or Ian Peck to perform an appraisal? A No. Prior to the two engagements you cited? Q Other than those two engagements, have you ever been engaged by ACG or Ian Peck to perform an appraisal? 4 of? 5 A Nothing of great substance. There have been some aspersions in the press which may on an appraisal and appraisal? 5 A Nothing of great substance. There have been some aspersions in the press which may on appraisal and appraisal and appraisal? 5 A Nothing of great substance. There have been some aspersions in the press which may on appraisal and appraisal and appraisal? 7 may not be true. But basically it has a reputation of being a venue of sale in China an appraisal? 9 Q Have you ever used the Poly International Auction?	or
5 Ian Peck to perform an appraisal? 6 A No. 7 Prior to the two engagements you cited? 7 may not be true. But basically it has a 8 Q Other than those two engagements, have you 9 ever been engaged by ACG or Ian Peck to perform 10 an appraisal? 5 A Nothing of great substance. There have 6 been some aspersions in the press which may of may not be true. But basically it has a 7 reputation of being a venue of sale in China 9 Q Have you ever used the Poly International 10 Auction?	
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8 Q Other than those two engagements, have you 8 reputation of being a venue of sale in China 9 ever been engaged by ACG or Ian Peck to perform 10 an appraisal? 8 Poly Internation 10 Auction?	
9 ever been engaged by ACG or Ian Peck to perform 9 Q Have you ever used the Poly Internation 10 an appraisal? 10 Auction?	
10 an appraisal? 10 Auction?	
	al
11 A I have not.	
12 Q Are you aware of ACG's reputation in the 12 Q Have you ever heard of Catalyst or Cat	
13 art industry? 13 List Acquisition's LLC?	
MR. PEREZ: Object to the form of the 14 A No, other than in the context of this	
15 question. 15 report.	
16 BY MR. ABEL: 16 Q You visited the DIA in April 2014; is the	ıat
17 Q Well, let's take a step back. 17 correct?	
Does ACG have a reputation in the 18 A That is correct.	
19 industry, that you're aware of? 19 Q Why?	
20 A Yes. 20 A Well, I was invited by the Chinese	
21 Q And what is that reputation? 21 government to lecture in China. They were	
22 A Very straightforward. Relatively good 22 paying for my way. I wanted to fly on Delta	
23 reputation. 23 Airlines. There was no direct flight from N	.ew
Q You believe that ACG is respected in the 24 York to Beijing. I had a choice of either	
25 art industry? 25 flying to Nurato in Japan or flying through	
Page 183	age 185
	5
1 A Definitely. 1 Detroit. I thought this was a great	
2 Q Are you aware of any lawsuits involving 2 opportunity to see the DIA, which I had never	?
2 Q Are you aware of any lawsuits involving 2 opportunity to see the DIA, which I had never	an
2 Q Are you aware of any lawsuits involving 2 opportunity to see the DIA, which I had never 3 ACG? 3 seen before, so I paid out of my own pocket a	an
2 Q Are you aware of any lawsuits involving 3 ACG? 4 A I am. 2 opportunity to see the DIA, which I had never 3 seen before, so I paid out of my own pocket a 4 extra night in Detroit and spent a consideral	an
2 Q Are you aware of any lawsuits involving 3 ACG? 4 A I am. 5 Q What lawsuits were those? 2 opportunity to see the DIA, which I had never 3 seen before, so I paid out of my own pocket a 4 extra night in Detroit and spent a consideral 5 amount of time at the DIA.	an
2 Q Are you aware of any lawsuits involving 3 ACG? 4 A I am. 5 Q What lawsuits were those? 6 A I believe that there was well, I 2 opportunity to see the DIA, which I had never a seen before, so I paid out of my own pocket a extra night in Detroit and spent a consideral amount of time at the DIA. 6 Q How long did you spend there?	an ole
2 Q Are you aware of any lawsuits involving 3 ACG? 4 A I am. 5 Q What lawsuits were those? 6 A I believe that there was well, I 7 already testified that in the Hurst matter I 2 opportunity to see the DIA, which I had never a seen before, so I paid out of my own pocket and seen before and seen befo	an ole
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2 Opportunity to see the DIA, which I had never seen before, so I paid out of my own pocket a seen before, so I paid out of my own pocket a extra night in Detroit and spent a consideral amount of time at the DIA. 5 Q What lawsuits were those? 6 A I believe that there was well, I 7 already testified that in the Hurst matter I 8 Was an expert witness in a lawsuit. And that I 9 believe, I haven't examined in detail, there 2 opportunity to see the DIA, which I had never seen before, so I paid out of my own pocket and extra night in Detroit and spent a consideral amount of time at the DIA. 6 Q How long did you spend there? 7 A About eight hours. 8 Q Did you talk to anyone at the DIA during that trip?	an ble ge,
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2 Opportunity to see the DIA, which I had never seems before, so I paid out of my own pocket a seem before, so I paid out of my own pocket a extra night in Detroit and spent a consideral amount of time at the DIA. 6 A I believe that there was well, I already testified that in the Hurst matter I already testified that in the Hurst matter I and that I believe, I haven't examined in detail, there was a lawsuit involving the foreclosure of a loan to Annie Leibovitz, the photographer. 10 You ever advised a client to get a loan from ACG or Ian Peck? 2 Opportunity to see the DIA, which I had never seems before, so I paid out of my own pocket and extra night in Detroit and spent a consideral amount of time at the DIA. 6 Q How long did you spend there? 7 A About eight hours. 8 Q Did you talk to anyone at the DIA during that trip? 10 A Other than the ticket taker in the garage and the woman who sold me lung no. 11 I and the guards and the woman who sold me lung no. 12 Q You ever advised a client to get a loan 13 from ACG or Ian Peck? 14 A I am. 5 Q How long did you spend there? 7 A About eight hours. 8 Q Did you talk to anyone at the DIA during that trip? 10 A Other than the ticket taker in the garage and the woman who sold me lung no. 11 I and the guards and the woman who sold me lung no. 12 Did anyone else come with you on that the parage and the woman who sold me lung no.	an ble ge, ch,
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Page 186 Page 188 Mm-hmm. I do. I'm sorry. P-I-J-N-E-N-B-U-R-G. 2 It goes on to say "The VWA appraisal has 2 Am I correct that you refer to your report 3 set about to value of the entire collection of 3 as preliminary? the DIA operating under highly limiting 4 4 You are correct. 5 conditions." 5 Does USPAP provide for the issuance of 6 Do you see that? 6 preliminary reports? 7 Yes, I do. 7 It does. 8 Would you agree that you performed your 8 What does it say about preliminary 9 work appraising the DIA collection under highly 9 reports? 10 limiting conditions? 10 It doesn't define it as such. But the In that sense, yes. appraiser, as I testified already, is given a 11 11 12 You didn't review the artwork in person at 12 great deal of latitude in the appraisal report Q 13 the DIA except for your visit in April 2014? 13 issuance process. 14 Prior to the issuance of this report, no. 14 Are there any opinions that you formed 15 After the issuance of the report did you 15 that are not contained in your report with 16 visit the DIA? regard to the DIA collection? 17 I did. 17 What type of opinions are you referring 18 When was that? 18 Q to? 19 A few days ago. 19 Have you formed any opinions with regard 0 20 20 to the value of the DIA collection that aren't And why did you visit the DIA? 21 Because I wanted to verify and bring with 21 contained in your report? 22 me those members of my team who are either 2.2 The report contains all of our opinions of 23 associated with it or would be possibly 23 value as of this moment. 24 associated with it in the future to review the Have you been asked to provide any other 24 25 collection. 25 opinions in this case that aren't contained in Page 187 Page 189 Why didn't you review the collection in 1 1 your report? person prior to your July 25, 2014 report? 3 We had an extremely limited amount of time Have you identified all the facts that you 3 4 to do this. I couldn't write the report, do 4 relied upon in your report? 5 the research and visit the DIA at the same 5 In the -- yes. 6 time. 6 And have you identified all the documents 7 You didn't visit -- you didn't decide it 7 that you relied upon in your report? was necessary to visit the DIA between May and At the moment, yes. 9 July of 2015 to see it in person? 9 Have you done all the work that you 10 Not for the purposes of issuing this 10 believe is required to reach the opinions that 11 report. 11 you've expressed in your report? I did. 12 Do you intend for your associates who you 12 Are all the assumptions that you made in 13 brought with you to the DIA for the visit, 13 14 after your July 25th report to testify in this 14 forming your opinions identified in your 15 case? report? 15 No. That would be a decision of counsel. 16 16 Yes. Do you understand that they will be 17 17 MR. ABEL: Now is probably a good time to 18 testifying in this case? 18 break for lunch. THE VIDEOGRAPHER: Go off the record. The 19 I have no such understanding. 19 Which associates did you bring with you to 20 time is 1:02. Q 2.0 21 Detroit? 21 (Luncheon Recess: 1:02 p.m.) 2.2 AFTERNOON SESSION David Shapiro and another associate who is 22 23 not mentioned in report named -- and I'll have 23 (Time noted: 1:39 p.m.) 24 to spell this for you. 24 THE VIDEOGRAPHER: Go back on the record. 25 25 The time is 1:39. Frans, F-R-A-N-S. Pijnenburg,

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1	Page 190 VICTOR WIENER, resumed and	1	Page 192 with accuracy, and that we would then be taking
2	testified as follows:	2	average values.
3	EXAMINATION BY (Cont'd.)	3	Q And who came up with the idea for the
4	MR. ABEL:	4	methodology detailed in Step 2?
5	Q Good afternoon, Mr. Wiener, hope you had a	5	A I think we it was of course, I had
6	good lunch.	6	the ultimate decision-making in it. But
7	A Yes, thank you.	7	basically the methodology was done in
8	Q Am I correct that you worked on this	8	consultation with Silar and with David Shapiro
9	engagement with a team of people?	9	and with Shaun Cooper.
10	A You are correct.	10	Q Who came up with that idea for that
11		11	methodology originally?
	Q And what was your role in that engagement?	12	A I think we discussed this came out of
12	A I was in charge of a team.		consultation. All four of us sat down and
13	Q What does that mean?	13	
14	A That means I selected the members of the	14	discussed how we would do how we would
15	team. I reviewed all the work. I reviewed	15	handle it, possibly me. I don't think that
16	their assignments. I discussed with them	16	methodology has any "author" attached to it.
17	aspects of the assignment. I accept full	17	It's, again, a team effort, as I say
18	responsibility for the appraisal report.	18	repeatedly in the report.
19	Q And what did you tell each member of the	19	Q But you don't know who came up with the
20	team about what the assignment involved?	20	idea?
21	A I told the team members that we were	21	A As I told you it was a team effort. I
22	that they were to appraise selected works from	22	don't know who uttered it the first time.
23	are the DIA collection, the valuation parameter	23	Q How about Step 3; who came up with the
24	was marketable cash value. The we had a	24	methodology detailed in Step 3?
25	limited amount of time in which to do it, so do	25	A Again, the answer is the same as before,
	Page 191		Page 193
		١.	-
1	it as quickly as possible.	1	it was a team effort. We all came up with it.
2	it as quickly as possible. Q Did you talk to any of the team members	2	it was a team effort. We all came up with it. The applications went to the technical people.
2	it as quickly as possible. Q Did you talk to any of the team members regarding the methodology that you would be	2 3	it was a team effort. We all came up with it. The applications went to the technical people. And but the methodology involved was certainly
2 3 4	it as quickly as possible. Q Did you talk to any of the team members regarding the methodology that you would be utilizing to determine the marketable cash	2 3 4	it was a team effort. We all came up with it. The applications went to the technical people. And but the methodology involved was certainly my decision and the others, together, thinking
2 3 4 5	it as quickly as possible. Q Did you talk to any of the team members regarding the methodology that you would be utilizing to determine the marketable cash value for the DIA collection?	2 3 4 5	it was a team effort. We all came up with it. The applications went to the technical people. And but the methodology involved was certainly my decision and the others, together, thinking that this was an appropriate thing to do.
2 3 4 5 6	it as quickly as possible. Q Did you talk to any of the team members regarding the methodology that you would be utilizing to determine the marketable cash value for the DIA collection? A All of my team members are extremely	2 3 4 5 6	it was a team effort. We all came up with it. The applications went to the technical people. And but the methodology involved was certainly my decision and the others, together, thinking that this was an appropriate thing to do. Q And did anyone on your team other than
2 3 4 5 6 7	it as quickly as possible. Q Did you talk to any of the team members regarding the methodology that you would be utilizing to determine the marketable cash value for the DIA collection? A All of my team members are extremely experienced, and they all know what marketable	2 3 4 5 6 7	it was a team effort. We all came up with it. The applications went to the technical people. And but the methodology involved was certainly my decision and the others, together, thinking that this was an appropriate thing to do. Q And did anyone on your team other than David Shapiro who is Shaun?
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Page 194 Page 196 collection? 1 With -- go back to your question. 2 David Shapiro, as stated in the report, is 2 With every item in the DIA collection, are 3 an appraiser of various works of arts. He also 3 you referring to all 60,000 items? is extremely knowledgeable about important 4 Yes. 5 museum pieces, since he has edited numerous 5 Α The answer to that question is no. 6 textbooks concerning museum collections, and he 6 Did every member of the team come up with 7 has taught museum collections at various 7 their own opinion of value as to the 387 units 8 institutions of higher learning. 8 detailed in Step 1 of your valuation? 9 What is the largest collection that 9 Various members of the team came up with 10 David Shapiro has ever valued? 10 preliminary values, preliminary ideas, which I think this is the largest. was then reviewed by the team. 11 11 12 And after this collection, what's the 12 Did they present those ideas in writing? 0 Q 13 second largest that he's ever valued? 13 Some did; some didn't. 14 And for those that didn't, did you do 14 Well, we're in the process of valuing 15 another collection of about, I think 25,000 15 anything to determine whether or not the 16 works of art. information they were relying upon to form Before this collection, what was the 17 17 their opinions of values of work was correct? 18 largest collection he's ever valued in terms of 18 Α We did. 19 art? 19 What did you do? 20 He worked with us on a collection of 20 We did some of -- the team did some of its 21 20,000 works of art. 21 own review and corroboration of what was 22 And did he come up with the methodology 22 transmitted to us, either in writing or 23 there for the valuation? 23 telephonically. No, the methodology was decided in 24 24 0 When you were in consultation, were there 25 consultation by me and the client and the --25 any examples you can point to where you made Page 195 Page 197 well, fulfillment of the -- take that back. adjustments to the opinions of values that were 1 1 2 The fulfillment of the assignment was our presented by the independent appraisers on the 3 decision. We then proposed it to the client to team to the committee? 3 4 make sure this was in keeping with their 4 I can't recall. We looked and relooked 5 expectations. But the total methodology was 5 many times at the individual values. 6 6 So specifically, I'd have to go back to our decision. 7 7 each of the 387 items and talk about it and Let's break down the process again a little bit in terms of determining what this review. 8 8 9 But ultimately everything got discussed. consultation actually involved. 9 10 Before you met in consultation with the 10 Did you form any independent valuations, 11 other people on your team, did you have them 11 other than through this committee process, as 12 perform their own analyses and come up with to the value of any specific pieces of art of 12 13 their own conclusions? the DIA collection? 13 14 Α In what sense? 14 It was always -- I did, but it was always 15 Did you ask them to come up with any 15 in conjunction with the team. That's how we 16 conclusions that they were going to present to 16 work. Well, what did you do independently in 17 the team with regard to the valuation of any 17 18 piece of the DIA collection? 18 conjunction with this engagement? 19 Well, all members of the team, not only 19 I -- every value, I'll repeat. the ones who decided on the methodology, came 20 Every value that appears in the report was 2.0 21 up with their suggested individual values. 21 looked at by me in consultation with the team. 22 And did each member of the team come up 22 Were you ever the one who generated the with suggested individual values for every item 23 23 first opinion of value that was presented to 24 in the DIA collection? 24 the team for consideration, with regard to any

25

of the pieces in the DIA collection?

25

Α

We started with -- well, start again.

3 the individual values were first determined. 3 be?	
2 team process. But I certainly was there when 2 Q Do you have any s 3 the individual values were first determined. 3 be?	Page 200 The DIA.
3 the individual values were first determined. 3 be?	sense of why that would
	-
4 Q Did you doublecheck to make sure any of 4 MR. PEREZ: Object	ct to the form of the
5 the appraisers who were working for you did 5 question. Asked and a	answered.
6 a performed accurately or performed an 6 A Do I have any ser	nse of why it might be?
7 appraisal that was methodologically correct? 7 BY MR. ABEL:	
8 A We did. 8 Q Yes.	
9 Q And how did you do that? 9 A The answer is yes	S.
10 A We spot checked values. We more than spot 10 Q Why is that?	
11 checked the individual values. We looked at 11 A Like I said befor	re, the dealers, it may
12 all the backup information and discussed it. 12 affect their business	dealing.
13 Q For all 387 pieces? 13 Q And how would it	impact their business
14 A Correct. 14 dealing?	
15 Q What about for the other items in the 15 MR. PEREZ: Object	ct to the form of the
16 collection, other than the 387 16 question. Asked and a	answered.
17 A Well, the methodology that we used for 17 THE WITNESS: I o	can answer?
18 these other items is detailed in the report, 18 MR. PEREZ: Yeah.	
19 and we had discussed it. But we can do it 19 A I didn't ask the	dealer whether their
20 again if you'd like. 20 motivation was well-fo	
21 Q What's the average salary for an 21 somebody tells me I'll	l tell you what I think
22 appraiser, generally, at the VWA? 22 but I don't want to be	e connected with this
	re I can be identified, I
24 salaries. Everyone works on an ad hoc basis. 24 respect that.	
25 I really don't I can't answer that question 25 But I certainly d	did consult them.
Page 199	Page 201
1 at this point. 1 BY MR. ABEL:	- h-14 hh-n- 410
	y told you, these dealers?
To the land that I don't do it now.	
3 year. But I can't do it now. 3 A Yes.	lorg did row talls to?
4 Q How about last year? 4 Q AND how many deal	lers did you talk to?
4 Q How about last year? 5 A I haven't again, I haven't reviewed it. 5 A Again, I think th	nat's rather sensitive
4 Q How about last year? 5 A I haven't again, I haven't reviewed it. 6 We did your taxes and it is there. 6 A Again, I think the following information, so I real	nat's rather sensitive lly don't want to answer.
4 Q How about last year? 5 A I haven't again, I haven't reviewed it. 6 We did your taxes and it is there. 7 I mean, really, you know, different people 7 Q You're not going	nat's rather sensitive lly don't want to answer. to tell me how many
4 Q How about last year? 5 A I haven't again, I haven't reviewed it. 6 We did your taxes and it is there. 6 I mean, really, you know, different people 7 Q You're not going 8 get paid for the amount of work that they've 8 dealers you spoke to it.	nat's rather sensitive ally don't want to answer. to tell me how many in conjunction with
4 Q How about last year? 5 A I haven't again, I haven't reviewed it. 6 We did your taxes and it is there. 7 I mean, really, you know, different people 8 get paid for the amount of work that they've 9 done in different ways, and it's there. 4 Q AND how many deal 5 A Again, I think the information, so I real 7 Q You're not going 8 dealers you spoke to informing the opinions in the opin	nat's rather sensitive lly don't want to answer. to tell me how many in conjunction with in your report?
4 Q How about last year? 5 A I haven't again, I haven't reviewed it. 6 We did your taxes and it is there. 7 I mean, really, you know, different people 8 get paid for the amount of work that they've 9 done in different ways, and it's there. 9 You're not going 8 dealers you spoke to it 9 forming the opinions it 10 Q You wrote in your report that you 10 A I just feel very	nat's rather sensitive lly don't want to answer. to tell me how many in conjunction with in your report? uncomfortable about
4 Q How about last year? 5 A I haven't again, I haven't reviewed it. 6 We did your taxes and it is there. 7 I mean, really, you know, different people 8 get paid for the amount of work that they've 9 done in different ways, and it's there. 9 You're not going 8 dealers you spoke to it 9 done in different ways, and it's there. 9 forming the opinions it 10 Q You wrote in your report that you 11 consulted dealers materials similar to works of 12 lalking about specific	nat's rather sensitive ally don't want to answer. to tell me how many in conjunction with in your report? uncomfortable about dealers, even in
4 Q AND how many deal 5 A I haven't again, I haven't reviewed it. 5 A Again, I think th 6 We did your taxes and it is there. 6 information, so I real 7 I mean, really, you know, different people 7 Q You're not going 8 get paid for the amount of work that they've 8 dealers you spoke to i 9 done in different ways, and it's there. 9 forming the opinions i 10 Q You wrote in your report that you 10 A I just feel very 11 consulted dealers materials similar to works of 11 talking about specific 12 art contained in the subject property; is that 12 numbers, and so on, but	nat's rather sensitive lly don't want to answer. to tell me how many in conjunction with in your report? uncomfortable about c dealers, even in it we did speak to a
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1	Page 202 Mr. Plummer took with respect to every item of	1	Page 204 strike your answer because you didn't answer
2	testimony.	2	the question that was asked.
3	MR. ABEL: Fundamentally different. We're	3	BY MR. ABEL:
4	not talking	4	Q Okay. My question to you is: You're
5	BY MR. ABEL:	5	aware that other individuals in this case,
6	Q Let me ask you: Did you have a	6	including or entities including Christie's,
7	confidentiality agreement with any of these	7	Artvest and Winston filed reports?
8	individuals, these third parties?	8	A Yes.
9	A It's implicit in our agreement, yes. We	9	Q Did you review those reports?
10	have oral confidentiality.	10	A Yes, I did.
11	Q Did you discuss that oral confidentiality	11	Q In fact, you believe you wrote in your
12	with them?	12	report that it was of significant importance
13	A With whom?	13	that you reviewed the reports submitted by
14	Q With those third-party dealers?	14	others; isn't that right?
15	A Yes.	15	A That's correct.
16	Q I don't really care about the names.	16	Q Why was it of significant importance that
17	Did you have an agreement with them that	17	you review the Christie's, Artvest and Winston
18	you wouldn't close the number of dealers you	18	reports?
19	had talked to?	19	A Because they clearly had opinions in the
20	A I feel that anything I can say in	20	case with the property. And as I testified
21	particular is really basically a violation of	21	earlier, it's of significant importance to
22	the confidentiality and the trust that my long	22	review all valuations for the items under
23	established sources felt.	23	that are being considered for appraisal.
24	Q How is the number of dealers that you	24	Q You don't believe you'd be more objective
25	spoke to in forming your opinion in any way	25	by forming your own appraisal without looking
	Page 203		Page 205
1	disclosing their identities?	1	at third parties?
2	A There are a limted number of dealers in	2	A No.
	each particular field. And, consequently, even	1	
3	each partitudal field. And, consequently, even	3	Q Have you ever worked at Christie's before?
3 4	that it's a very small world and people know	3	Q Have you ever worked at Christie's before? A I've worked for Christie's.
			-
4	that it's a very small world and people know	4	A I've worked for Christie's.
4 5	that it's a very small world and people know who my friends are, and even that, would be, I	4 5	A I've worked for Christie's. Q And do you believe that Christie's is a
4 5 6	that it's a very small world and people know who my friends are, and even that, would be, I think, a breach of confidentiality.	4 5 6	A I've worked for Christie's. Q And do you believe that Christie's is a respected auction house in the profession, in
4 5 6 7	that it's a very small world and people know who my friends are, and even that, would be, I think, a breach of confidentiality. Q Were any of your team members involved in	4 5 6 7	A I've worked for Christie's. Q And do you believe that Christie's is a respected auction house in the profession, in the industry?
4 5 6 7 8	that it's a very small world and people know who my friends are, and even that, would be, I think, a breach of confidentiality. Q Were any of your team members involved in picking what definition of value you utilized	4 5 6 7 8	A I've worked for Christie's. Q And do you believe that Christie's is a respected auction house in the profession, in the industry? A Yes.
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1	Page 206 Q And the value that they place on those	1	Page 208 A In broad terms, they determined values for
2	works is intended to determine how much they	2	individual works of art in the Andy Warhol
3	are expected to sell for at auction?	3	holdings and then applied blockage discount in
4	A They are auction estimates.	4	various categories. I think they had about ten
5	Q And is that the same thing as what I just	5	different categories and ten different
6	said?	6	discounts.
7	A What?	7	
8		8	But again, it's been 21 years since I've been involved in this.
9 و	Q Their estimates as to how much the artwork will actually sell for at auction?	9	Q And do you know if Christie's methodology
			in that case involved anything other than
10	A That's how I would define auction estimates.	10 11	
11 12		12	valuing distinct pieces of art as opposed to categories of art?
	Q And would you say that Christie's is		-
13	respected in the industry for doing art	13	A They valued categories of art, yes.
14	estimate appraisals, art valuation estimate	14	Q And what was the size of the Warhol
15	appraisals? Let me rephrase it.	15	collection being valued?
16 17	-	16	A 96,000 pieces.
17 18	A Yeah.	17	Q And the categories of art that Christie's
18 19	Q Would you say that Christie's is respected in the industry for doing auction estimate	18 19	valued in that collection, do you recall
20	appraisals?	20	anything about what those were compromised of? A Yes, I do.
21		21	Q What were they compromised of?
22	MR. PEREZ: Move to objection based on form.	22	A There were paintings, there were prints,
23	A Those are not appraisals.	23	there were drawings, there were photographs,
24	BY MR. ABEL:	24	there were subdivisions of each one of those
25	Q Okay. Would you agree with me that	25	categories.
	g onay. Hourd you agree with me that	23	caccgorres.
	Page 207		Page 209
1 1	Christicle is respected in the industry for	1	And as I think I we testified maybe not
1	Christie's is respected in the industry for	1	And as I think I've testified, maybe not,
2	doing auction estimates of value?	2	there were about, if I recall correctly, there
2 3	doing auction estimates of value? MR. PEREZ: Same objection.	2 3	there were about, if I recall correctly, there were about ten separate categories that they,
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	MR. PEREZ: Same objection. A I would prefer to use the word "profession" as opposed to industry. But the answer to the question is yes. BY MR. ABEL: Q You opined on Christie's methodology in the Andy Warhol case; isn't that right? A I did, yes. Q And what was Christie's methodology in that case? A I was basically retained by the Andy Warhol Foundation for the Visual Arts to opine on, in that particular case, whether Christie's employed proper methodology in applying a blockage discount. Q Do you know what Christie's methodology was in that case was? A It was a long time ago. It was 1993. So that's 21 years ago, I guess. So I have a recollection. But it's been a while since I looked at the file. Q And what was your recollection as to their	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	there were about, if I recall correctly, there were about ten separate categories that they, what shall I say, that they aggregated together and then looked at the profile of each category as a whole. Q And do you know how Christie's in that context went about determining the value for each one of the categories before applying a blockage discount? A Other than what was put in their report, I was not party to that determination. Q You recall testifying in that case that you thought Christie's appraisal was a visionary? A I don't recall. Q Do you recall testifying in that action that when doing an appraisal of a collection it is improper to consider the owner's business plan? A In the context of that case, I may have said that. But, again, it was all qualified within the context of that case.
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Page 210 Page 212 case that the underlying premise of an You reviewed the report in this matter by 2 appraisal is that the value of the collection 2 Vanessa Fusco of Christie's, correct? 3 is determined as if all of the work were put up 3 I did. 4 for sale at one time? 4 When did you receive it? Well, it came piecemeal, because part of 5 In that particular case. 5 6 And why did you form that opinion in that 6 the report was published in the Houlihan 7 case but not here? 7 Lokey -- I don't know how you classify the 8 Because in that particular case there was 8 report, or exhibits, but it was in Houlihan 9 a block transfer of assets from the estate of 9 Lokey's documentation. 10 Andy Warhol to the Andy Warhol Foundation for 10 The important matter of the report, the Visual Arts. explaining what was done, I believe, was dated 11 11 12 And what did that have to do with whether 12 July 8, 2014, which -- and then I can't tell 13 or not you make a determination as to whether you the exact date I received it, but sometime 13 14 or not all of the assets would be sold at one 14 after that date and prior to the completion of 15 time? 15 our report. 16 Because all property was changing Do you know Vanessa Fusco? Α 17 ownership and changing hands. So it had to be 17 No, I do not. Α 18 valued in that context. 18 Are you aware of -- does she have a 19 What was the definition of value used in 19 reputation in the profession, to your 20 that context? 20 knowledge? 21 I didn't use the definition of value. 21 Δ I don't know of anything about her. 22 What was the definition of value used by 22 Do you know the valuation methodology 23 Christie's in that context? 23 generally employed by Christie's for valuing 24 24 If my memory serves me correctly, it was art? 25 fair market value. 25 Α I wish I did. Page 213 Page 211 And did you opine that that was the Were you engaged in this action to perform 1 1 correct definition of the value used? a rebuttal of Fusco's report? 3 I was not asked to give an opinion on 3 No. Α 4 that. 4 Was Fusco's methodology in this case 5 Do you recall testifying in that Warhol similar to her -- to the methodology used by 5 6 case about a Mapplethorpe appraisal? Christie's in the Warhol case? 6 7 7 I do. I can't recall. 8 And do you recall testifying that you You note that Christie's -- in your report Q 8 9 thought that the Mapplethorpe appraisal should 9 you note that Christie's assigns a wide range 10 be torn up and started again because the 10 of value between high and low value for pieces 11 owner's business plan was considered in no 11 of art; is that right? blockages discount had been applied? 12 12 Are we talking about in general? Are we talking about specifically to the 13 In that particular case, yes. 13 14 Q And why was that? 14 Fusco report in this particular case? 15 Because, again, the -- it was a transfer 15 Q Let's talk about the Fusco report in this of the assets of the estate of Robert 16 case. 16 17 Mapplethorpe to the foundation -- I forgot what 17 Is it your opinion that Fusco assigns a 18 it was called. It was the exact same parallel 18 wide range between high and low values in the values that she came up with for the pieces of 19 as -- in Warhol. 19 And would you agree that whenever there is art in her report? 20 20 21 a transfer of the assets of one entity to 21 That is my opinion. 22 another, then you need to assume that the 22 And you say that you believe the range of 23 entire collection would be put up for sale at 23 values was extremely wide?

24

25 Q

I do.

And do you believe that undermines her

24

25

one time in forming your opinion of value?

If there's was a specific transfer, yes.

Page 214 Page 216 credibility in her report? But we certainly reviewed them. 2 To a certain extent, yes. 2 Did you know Elizabeth von Habsburg before 3 And why is that? 3 this case. 0 4 Because an appraiser, if indeed she was 4 Α Yes, I do. 5 acting as an appraiser, while range of value is 5 Q Do you respect her in the industry? certainly permissible and explicitly stated in 6 6 Α Very much so. 7 USPAP, nonetheless, a reasonable person would 7 Do you know the valuation methodology 8 want a narrower range than the one used in the 8 generally employed by von Habsburg? 9 Christie's valuation object after object. 9 Well, I don't think von Habsburg applies 10 And why is that? 10 her own valuation methodology. She's the director of the Winston Group and they apply 11 Α Why? 11 12 Because an appraiser can do better than 12 methodology. 13 doing a huge range. There is certainly a 13 What was her role with regard to this 14 validity in using ranges, but not when the 14 engagement, in your understanding? 15 range is anywhere near the range that 15 What was Elizabeth von Habsburg's role? 16 Christie's put into their report. 16 17 Can an appraiser do better when faced with 17 It's my understanding that as head of Α 18 those "extreme," as you call, ranges, by simply 18 Winston Art Group, they were engaged by 19 averaging the high and low together and coming 19 Syncora, another creditor in the bankruptcy 20 up with a number? 20 action, bankruptcy case, I should say. 21 Δ Nο 21 Did you talk with her about her report of 22 Why is that not appropriate? 22 the methodology in her report? It's not appropriate because the appraiser 23 23 Did I speak to Elizabeth von Habsburg --Α should do an analysis initially to determine 2.4 24 Q Yes? 25 what a credible range would be. 25 Α -- about the report, no. Page 215 Page 217 Did you review the report in this matter How did the -- how did what Elizabeth von 1 1 by Elizabeth von Habsburg at Winston Art Group? 2 Habsburg did in her report differ from what you 3 I did. did with regard to your method on Step 1 of Α 3 Did you discuss that report with anyone 4 4 your methodology? MR. PEREZ: Objection. Assumes facts not 5 other than counsel? 5 6 I discussed it with the team. 6 in evidence. I think it's all detailed in my report. 7 The entire team? 7 0 The core members of the team. 8 But it's not Elizabeth von Habsburg, it's 8 9 9 And who were they? Winston group, because there are many people 10 And possibly with some of the others 10 involved in that; appraised individual objects 11 because -- I can't recall if we shared that 11 and came up with their range in their valuation 12 report, because we only got it in draft form 12 conclusions. I can't recall whether they used range or 13 13 relatively before. 14 But the core members of the team, as I 14 whether they came up with a specific value. 15 BY MR. ABEL: have identified are: David Shapiro, 15 16 Shaun Cooper and Rob Leeds with the Silar 16 Do you know if they used a committee 17 Group. 17 approach to determining value? 18 What about with regards to the Fusco 18 I believe it's stated in their report that 19 19 report, did you review the report with those they did. 20 same team members? 20 And do you know how their committee 21 I did. 21 approach differ from your committee approach, 22 22 if at all? Did you review it with anyone other than 23 I have no idea what their committee counsel and those team members? 23 24 I really can't recall whether we shared 24 approach is so I can't answer that question. 25 those values with the individual appraiser. 25 Is it appropriate to rely upon the

1	Page 218	1	Page 220
1	opinions of specialists in coming up with an	1	benefit of consultation by a committee for
2	opinion of value?	3	quality control in conjunction with the valuation?
3 4	A I certainly think it's appropriate to take them into consideration.	4	A I do.
5	Q You've also reviewed the report in this	5	Q Is that a requirement of USPAP?
6	matter by Michael Plummer of Artvest?	6	A USPAP does not have any such requirement.
7	A I did.	7	Q Does USPAP provide for the use of a
8	Q Did you discuss that report with anyone	8	committee for quality control?
9	other than counsel and, I believe you said	9	A USPAP does not dictate the form in which
10	Ian Peck before?	10	an assignment is being fulfilled.
11	A Yes.	11	Q Are you aware of any standard in the
12	Q And who else did you discuss it with?	12	profession for utilizing a consultation by
13	A My team members.	13	committee to determine the value of a
14	Q And was it the same core team members that	14	collection of art?
15	you discussed it with?	15	A I don't believe that there's any codified
16	A Yes.	16	standards within the profession for what did
17	Q Anyone else?	17	you say, reviewing what was your question?
18	A I believe possibly individual team	18	I'm sorry.
19	members. When I say "team," I mean all the	19	Q Would you mind repeating it?
20	people who worked on the valuation, and I	20	(Record read.)
21	consider them to be part of the team.	21	A And my answer stands. I don't believe
22	Q And who are those?	22	there is any codified standard for this type of
23	A They are all listed in the appraisal	23	work.
24	report. I can look at it.	24	Q Are you opining in this case regarding a
25	But if I remember correctly.	25	committee's consensus or your own expert
	Page 219		Page 221
1	Do you want me to give the names?	1	opinion?
2	Q Yeah. If you recall who you spoke to	2	A I'm opining in this case on the opinion of
3	about the Plummer report.	3	VWA.
4	A Okay. I or the core team members spoke	4	Q Well, VWA is separate and apart from you,
5	about it. And they were it was Davinish,	5	correct?
6	[ph], James Callahan, Mariana Whitman,	6	A I'm a member of VWA.
7	Sarah Cox, Jason Christian.	7	Q So I'm asking you, are the opinions that
8	I'm sure there might be someone else, but	8	you're expressing in this case your opinions or
9	I can't recall at this moment. And of course	9	are they opinions of a consensus via a
10	the core team members.	10	committee of which you are a part?
11	Q Were you engaged in this case to perform a	11	MR. PEREZ: Objection to the form of the
12			
	rebuttal of Plummer's report?	12	question. Asked and answered.
13	rebuttal of Plummer's report? A No.	12 13	question. Asked and answered. A I can repeat my answer, which is simply
13 14	-		-
14 15	A No.	13 14 15	A I can repeat my answer, which is simply
14	A No. Q You note in your report that Plummer	13 14	A I can repeat my answer, which is simply that all opinions expressed in the report are
14 15 16 17	A No. Q You note in your report that Plummer relied upon the input of experts, some of whom	13 14 15 16 17	A I can repeat my answer, which is simply that all opinions expressed in the report are the opinions of VWA and I think the report
14 15 16 17 18	A No. Q You note in your report that Plummer relied upon the input of experts, some of whom are known by VWA to be of high quality; is that right? A Correct.	13 14 15 16 17 18	A I can repeat my answer, which is simply that all opinions expressed in the report are the opinions of VWA and I think the report clearly states, VWA arrives at its opinions. BY MR. ABEL: Q Did you disagree with any of the opinions
14 15 16 17 18 19	A No. Q You note in your report that Plummer relied upon the input of experts, some of whom are known by VWA to be of high quality; is that right? A Correct. Q Who are you referring to?	13 14 15 16 17 18 19	A I can repeat my answer, which is simply that all opinions expressed in the report are the opinions of VWA and I think the report clearly states, VWA arrives at its opinions. BY MR. ABEL:
14 15 16 17 18 19 20	A No. Q You note in your report that Plummer relied upon the input of experts, some of whom are known by VWA to be of high quality; is that right? A Correct. Q Who are you referring to? A Specifically Sabina Wilson and Betty	13 14 15 16 17 18 19 20	A I can repeat my answer, which is simply that all opinions expressed in the report are the opinions of VWA and I think the report clearly states, VWA arrives at its opinions. BY MR. ABEL: Q Did you disagree with any of the opinions expressed by the committee? A Disagree?
14 15 16 17 18 19 20 21	A No. Q You note in your report that Plummer relied upon the input of experts, some of whom are known by VWA to be of high quality; is that right? A Correct. Q Who are you referring to? A Specifically Sabina Wilson and Betty Krulik.	13 14 15 16 17 18 19 20 21	A I can repeat my answer, which is simply that all opinions expressed in the report are the opinions of VWA and I think the report clearly states, VWA arrives at its opinions. BY MR. ABEL: Q Did you disagree with any of the opinions expressed by the committee? A Disagree? I don't know if that's the correct word.
14 15 16 17 18 19 20 21	A No. Q You note in your report that Plummer relied upon the input of experts, some of whom are known by VWA to be of high quality; is that right? A Correct. Q Who are you referring to? A Specifically Sabina Wilson and Betty Krulik. Q Anyone else?	13 14 15 16 17 18 19 20 21 22	A I can repeat my answer, which is simply that all opinions expressed in the report are the opinions of VWA and I think the report clearly states, VWA arrives at its opinions. BY MR. ABEL: Q Did you disagree with any of the opinions expressed by the committee? A Disagree? I don't know if that's the correct word. We discuss it. One has one opinion; one has
14 15 16 17 18 19 20 21 22 23	A No. Q You note in your report that Plummer relied upon the input of experts, some of whom are known by VWA to be of high quality; is that right? A Correct. Q Who are you referring to? A Specifically Sabina Wilson and Betty Krulik. Q Anyone else? A Not that I can recall at this moment.	13 14 15 16 17 18 19 20 21 22 23	A I can repeat my answer, which is simply that all opinions expressed in the report are the opinions of VWA and I think the report clearly states, VWA arrives at its opinions. BY MR. ABEL: Q Did you disagree with any of the opinions expressed by the committee? A Disagree? I don't know if that's the correct word. We discuss it. One has one opinion; one has another opinion, possibly, sometimes not. And
14 15 16 17 18 19 20 21	A No. Q You note in your report that Plummer relied upon the input of experts, some of whom are known by VWA to be of high quality; is that right? A Correct. Q Who are you referring to? A Specifically Sabina Wilson and Betty Krulik. Q Anyone else?	13 14 15 16 17 18 19 20 21 22	A I can repeat my answer, which is simply that all opinions expressed in the report are the opinions of VWA and I think the report clearly states, VWA arrives at its opinions. BY MR. ABEL: Q Did you disagree with any of the opinions expressed by the committee? A Disagree? I don't know if that's the correct word. We discuss it. One has one opinion; one has

Page 222 Page 224 1 Did you have a difference of opinion in utilized valuations that came from individual 2 regarding any of the, as you called it, members of his consulting team of appraisers. 3 "consensus opinions" that were made by VWA? 3 But I don't think Mr. Plummer did any specific 4 Every committee that discusses any issue 4 valuations himself. 5 may have an initial viewpoint from the 5 That is my opinion. 6 individual team members. 6 Did you do any specific valuations 7 But at the end of the day, if there's 7 yourself of any of the specific items of art 8 agreement, and in our case there was, that's 8 that you detailed in Step 1 of your report? 9 the answer. 9 Initially, I stated my opinions to the 10 So my question is with regard to you 10 various team members, and they stated their opinions. And as I've said over and over again 11 personally. 11 12 Do you, today, have any opinion that is 12 today, and state very clearly in the report, 13 different from the opinions arrived at through the final opinions that are in the report are 13 14 the consensus process of VWA? 14 arrived at through consensus. 15 MR. PEREZ: Object to the form of the 15 It's a team process. 16 question. Asked and answered. Did you do anything to compare the results 16 17 Δ The answer is no. 17 of the Plummer's, Christie's and Winston's 18 BY MR. ABEL: 18 appraisals? 19 In valuing individual pieces of art --19 We did, for individual values certainly. 20 well, let's take a step back. 20 Did you notice any large deviations 21 Do you know what Mr. Plummer's methodology 21 between those values? 22 was for valuing individual pieces of art? 2.2 We did. 23 23 If one of those appraisals -- am I correct I don't think Mr. Plummer valued any 24 individual pieces of art. that in certain circumstances one of the 24 25 And why do you believe that? 25 appraisals was several times larger than Page 223 Page 225 another? 1 Because he's not an appraiser. 1 2 And is it your opinion that you cannot 2 In some cases, yes. 3 value pieces of art without being an appraiser? 3 Does that mean that one of them was wrong? 4 I don't think anyone but a trained 4 5 appraiser should give opinions on works of art. 5 I can only speak for the opinions that 6 I'm not asking you what you think should were arrived at by VWA. And if they are 6 7 7 be done, I'm asking is it your opinion that it different than the opinions of others, I would can be done? not apply right or wrong to it, it's too strong 8 9 Anything can be done. 9 a term. I would just say that we have Α 10 Am I correct that auction houses like 10 differences of opinion. 11 Christie's and Sotheby's routinely produce 11 Let's talk about that market comparison opinions of value as to pieces of art? 12 12 methodology generally. 13 Generally in the auction estimate context. 13 When using that methodology, or that 14 Do and you know understand what their 14 approach, is the reliability of the data being 15 methodology is? used for the comparison important in your 15 16 opinion? At this point, since it's been, God knows 16 17 how many years, decades, I quess close to 35 17 18 years since I've worked for Christie's, I'm not 18 Is having accurate data generally 19 quite sure what they are doing now. 19 important to an appraisal? 20 And do you know what methodology 2.0 One strives to have accurate data. 21 Mr. Plummer utilized in valuing pieces of art? 21 Why is that? 22 I don't think Mr. Plummer valued pieces of 22 Because one takes into consideration data, 23 art. 23 and consequently one hopes that the data is 24 Q What do you think he did? 24 25 25 I think Mr. Plummer issued a report. He Q And if the data is not reliable, does that Α

	Page 226		Page 228
1	mean the conclusions generated from that data	1	similar price?
2	is not reliable?	2	A And is the question is that correct?
3	A No, not necessarily.	3	Q Yes.
4	Q What do you mean?	4	A The answer is that's not correct.
5	A Simply that one analyzes the data and sees	5	What the Barnes collection is worth is
6	whether some sections of the data can be	6	unique to the Barnes collection.
7	accepted, some not. But certainly one doesn't	7	Q And you can't just say okay, well, we have
8	reject a priori data that has been collected.	8	the Barnes collection over here, we have
9	Q And is it a requirement in your	9	another museum's collection in New York, for
10	profession, with looking at data to check its	10	example, and because the Barnes collection was
11	accuracy to remove those elements of the data	11	10,000 pieces at 10,000 or \$10,000, just
12	or to discount those elements of the data that	12	picking numbers out of a hat, you can't say
13	you believe are inaccurate?	13	that because of this museum in New York has
14	A Correct.	14	20,000 pieces it would be worth \$20,000?
15	Q Did you use the market comparison approach	15	A Anyone can say anything but I wouldn't say
16	to value the DIA collection?	16	that.
17	A We did.	17	Q That would be an absurd valuation, in your
18	Q Use the market comparison sorry.	18	opinion?
19	Was that the only approach that you	19	MR. PEREZ: Object to the form of the question.
20	utilized to value the DIA collection?	20	1
21 22	A That is correct.	21 22	
23	Q And you used the market comparison approach to value the entire DIA collection?	23	be, most likely, inappropriate. BY MR. ABEL:
24	A That is correct.	24	
25	Q In the market comparison approach, am I	25	Q So let's look at your methodology in this case.
		2.5	
	Page 227	1	Page 229
1		1	9
1 2	correct that one of the goals is to identify	1 2	Am I correct, there were was five steps as
2	correct that one of the goals is to identify the unique characteristics of your subject and	1 2 3	~
	correct that one of the goals is to identify	2	Am I correct, there were was five steps as detailed in A That's correct.
2	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are	2 3	Am I correct, there were was five steps as detailed in
2 3 4	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct.	2 3 4	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report?
2 3 4 5	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct.	2 3 4 5	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct.
2 3 4 5 6	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account	2 3 4 5 6	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1?
2 3 4 5 6 7	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account for the dissimilarities between the subjects	2 3 4 5 6	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1? A Step 1. We have spoken about this
2 3 4 5 6 7 8	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account for the dissimilarities between the subjects and the other pieces of art, for example?	2 3 4 5 6 7 8	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1? A Step 1. We have spoken about this already.
2 3 4 5 6 7 8	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account for the dissimilarities between the subjects and the other pieces of art, for example? A That's correct.	2 3 4 5 6 7 8	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1? A Step 1. We have spoken about this already. But we looked at 387 works of art
2 3 4 5 6 7 8 9 10 11 12	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account for the dissimilarities between the subjects and the other pieces of art, for example? A That's correct. Q And under the market comparison approach, you can't just assume that two pieces of art are similar enough to be valued similarly?	2 3 4 5 6 7 8 9	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1? A Step 1. We have spoken about this already. But we looked at 387 works of art individually and took into consideration the
2 3 4 5 6 7 8 9 10 11 12	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account for the dissimilarities between the subjects and the other pieces of art, for example? A That's correct. Q And under the market comparison approach, you can't just assume that two pieces of art are similar enough to be valued similarly? A Every say, work of art every work of	2 3 4 5 6 7 8 9 10 11 12	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1? A Step 1. We have spoken about this already. But we looked at 387 works of art individually and took into consideration the number of factors, discussed it, and came up with a range in value, going from a low value to a high value.
2 3 4 5 6 7 8 9 10 11 12 13	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account for the dissimilarities between the subjects and the other pieces of art, for example? A That's correct. Q And under the market comparison approach, you can't just assume that two pieces of art are similar enough to be valued similarly? A Every say, work of art every work of art has its own unique property	2 3 4 5 6 7 8 9 10 11 12 13 14	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1? A Step 1. We have spoken about this already. But we looked at 387 works of art individually and took into consideration the number of factors, discussed it, and came up with a range in value, going from a low value to a high value. Q And how did you determine to value those
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account for the dissimilarities between the subjects and the other pieces of art, for example? A That's correct. Q And under the market comparison approach, you can't just assume that two pieces of art are similar enough to be valued similarly? A Every say, work of art every work of art has its own unique property characteristics. Q And would that be the same for collections of art, that every collection of work has it's own unique characteristics? A Collection is the sum of its component parts. So putting it in that context, yes. Q So am I correct that under the market	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1? A Step 1. We have spoken about this already. But we looked at 387 works of art individually and took into consideration the number of factors, discussed it, and came up with a range in value, going from a low value to a high value. Q And how did you determine to value those 387 units? A We several ways. We looked at Christie's appraisal report, what they identified as high value works of art. We worked looked at the items that were identified in the Houlihan Lokey report as high value works of art. We looked at the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	correct that one of the goals is to identify the unique characteristics of your subject and then try to identify other items that are similar? A That's correct. Q And then you make adjustments to account for the dissimilarities between the subjects and the other pieces of art, for example? A That's correct. Q And under the market comparison approach, you can't just assume that two pieces of art are similar enough to be valued similarly? A Every say, work of art every work of art has its own unique property characteristics. Q And would that be the same for collections of art, that every collection of work has it's own unique characteristics? A Collection is the sum of its component parts. So putting it in that context, yes. Q So am I correct that under the market comparison approach you couldn't, for example,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Am I correct, there were was five steps as detailed in A That's correct. Q in your chart on Page 3 of your report? A That is correct. Q And what did you do for Step 1? A Step 1. We have spoken about this already. But we looked at 387 works of art individually and took into consideration the number of factors, discussed it, and came up with a range in value, going from a low value to a high value. Q And how did you determine to value those 387 units? A We several ways. We looked at Christie's appraisal report, what they identified as high value works of art. We worked looked at the items that were identified in the Houlihan Lokey report as high value works of art. We looked at the Detroit handbook of the collections of their

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Page 230
                                                                                                              Page 232
 1
          had and came up with our determination of 387
                                                                 did you make a specific attempt to obtain
 2
          works of art, which we could spend the time and
                                                             2
                                                                 relative samples from each of the DIA
 3
          intellectual capacity and consideration of
                                                             3
                                                                 departments in coming up with the set of 387
 4
          valuing in within the time period that we had
                                                             4
                                                                 you looked at in Step 1?
 5
          to produce this report.
                                                             5
                                                                 Α
                                                                      I think I just answered that I did, we
 6
               And in reviewing those documents that you
                                                             6
                                                                 did.
 7
          referenced, how did you determine to value
                                                             7
                                                                      Did you attempt to sample different works
 8
          these 387 pieces?
                                                             8
                                                                 from different price ranges for the set of
 9
               MR. PEREZ: Object to the form of the
                                                             9
                                                                 items you reviewed in Step 1?
10
          question. Asked and answered.
                                                            10
                                                                      We did.
               I just -- do you want me to repeat what I
                                                                      What constitutes a high value work, in
11
                                                            11
12
          said?
                                                            12
                                                                 your opinion, in terms of dollar value?
13
     BY MR. ABEL:
                                                            13
                                                                      That varies from object to object. High
14
               No, I want to know -- you said that you
                                                                 value is determined within the context of the
                                                            14
15
          looked at the material and the high value items
                                                            15
                                                                 category that one is valuing.
16
          in those resources.
                                                                      Let's look at Exhibit 3 in your report.
                                                                 And this is attachment J.
17
               How did you determine from looking at
                                                            17
18
          those resources which ones you were going to
                                                            18
                                                                      Sure.
                                                                 Α
19
          value for the 387?
                                                            19
                                                                      Sorry. Actually, it's attachment I that
               We identified the ones that we considered
20
                                                            20
                                                                 I'd like to look at.
21
          to be the most important in terms of both
                                                            21
                                                                      Okay. It's a bit awkward dealing with
22
          significance to the collection, significance to
                                                            22
                                                                 this without tabs. So bear with me.
23
          the art market, and which were most likely to
                                                                      Attachment I, you said; is that correct?
                                                            23
24
          be high value works of art within the context
                                                            24
                                                                 Q
                                                                      I.
25
          of the collection.
                                                            25
                                                                 Α
                                                                      Okay.
                                                 Page 231
                                                                                                              Page 233
         How do you define a "high value" item of
1
                                                             1
                                                                           My question for you when you get there is:
     art for the collection?
                                                             2
                                                                      Does attachment I correspond to Step 1 of your
 3
         Well, the collection, as one probably
                                                                      analysis?
                                                             3
 4
    knows, has a number, quite a large number of
                                                             4
                                                                           Let me get there first. You know, can we
 5
     extremely important works of art that are very
                                                             5
                                                                      take a break for two seconds.
 6
    valuable.
                                                             6
                                                                           Sure.
                                                                           THE VIDEOGRAPHER: Go off the record. The
 7
                                                             7
          So looking at the works of art drawn from
     the sources I've just stated, we could tell
 8
                                                             8
                                                                      time is 2:27.
 9
                                                             9
    initially what had the potential of having a
                                                                            (Recess taken.)
10
    rather high value.
                                                            10
                                                                           THE VIDEOGRAPHER: Go back on the record.
11
          Do you attempt to sample any different
                                                            11
                                                                      The time is 2:34. Beginning of DVD No. 4.
    works from different departments in coming up
12
                                                            12
                                                                 BY MR. ABEL:
    with the 387 items that you valued in Step 1?
                                                                           Mr. Wiener, before the break we were
13
                                                            13
14
          We selected works from different
                                                            14
                                                                      looking at Exhibit 3 Attachment I.
15
    departments.
                                                            15
                                                                           You still have it in front of you?
16
         Did you make a specific attempt to obtain
                                                            16
                                                                           I'm sorry. I have it in front of me now.
17
    a representative sample from each department in
                                                            17
                                                                           Looking at the first page of Attachment I,
18
    the DIA in doing so?
                                                            18
                                                                      as the top "DIA Accession No. 30.374"?
                                                            19
                                                                           That is correct.
19
          To the best of our ability, we did.
    Α
                                                            20
                                                                           And if I look on the right side there's
20
    Q
         Did you attempt to --
                                                                      three columns, one marked "VWA Low Value," one
21
          I just want to go back and say, within the
                                                            21
22
    context of the selection process I just
                                                            22
                                                                      "VWA High Value," one "VWA Average Value"; is
23
    mentioned.
                                                            23
                                                                      that correct?
24
         Was one of the -- other than sampling in
                                                            24
                                                                           That is correct.
25
     the context of the greater selection process,
                                                            25
                                                                           Is one of those values more correct than
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	Page 234	1	Page 236
1	the other, in your opinion?	1	Are you talking about low values within
2	A It's a range in value. There's not one	2	the range or average low value or average
3	that isn't more correct than the other.	3	value?
4	Q So it's your opinion that one of them is	4	Q I see what you're saying.
5	not more correct than the other?	5	In terms of the average value, the lowest
6	A Correct. It's the value let me just go	6	is the 2,250 for the Maruyama Okyo piece; is
7	back to explain.	7	that right?
8	The value is expressed in a range; the	8	A That appears to be the case.
9	range is as stated. Therefore, there's just	9	Q And if you look at the lowest of the low
10	one value.	10	values it's 1,000 for the "Jewel Box inscribed
11	Q And the one value is the range between low	11	'Ahmur Bukhara'"?
12	and high?	12	A That's correct.
13	A That's correct.	13	Q Why were you valuing items less than
14	Q Let's look at the second to last page of	14	\$15,000 for purposes of valuing high value
15	this attachment. At the top is "Accession No.	15	works in the DIA collection?
16	09.18984."	16	A Because we probably took them from the
17	A Sorry. What's the accession number?	17	Christie's appraisal report that did exactly
18	Q 09.18984 is the Rembrant, "The Artist's	18	the same thing, and we attempted to incorporate
19	Mother Seated."	19	as many of the values that they did as
20	A Zero nine	20	possible.
21	Q 18984. The Rembrant at the top, "The	21	And if you recall, Christie's appraisal
22	Artist's Mother Seated."	22	report, they divided the property into three
23	A It's 1S; is that correct?	23	phases, I think they called it. And the first
24	Q I'm sorry.	24	phase were objects that were what they called
25	Yes, it's 1S?	25	"COD," City of Detroit, on display, in the DIA
		1	
	Page 235		Page 237
1	A Okay. Sure.	1	Page 237 collection.
1 2	_	1 2	<u> </u>
	A Okay. Sure. Q Do you see what I'm referring to? A I think I do.		collection. So that's probably where that came from. Q Now, if I were to look at one of the items
2	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low	2	collection. So that's probably where that came from. Q Now, if I were to look at one of the items on Step 1 of your report in this attachment,
2 3	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the	2 3	collection. So that's probably where that came from. Q Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result
2 3 4 5 6	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000?	2 3 4	collection. So that's probably where that came from. Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one
2 3 4 5 6	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000? A That's correct.	2 3 4 5 6 7	collection. So that's probably where that came from. Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one of these goods?
2 3 4 5 6	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000? A That's correct. Q If you look down the page from there and	2 3 4 5 6 7 8	collection. So that's probably where that came from. Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one of these goods? So for example, if I looked at the, on the
2 3 4 5 6 7 8 9	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000? A That's correct. Q If you look down the page from there and on to the next page, am I correct that the	2 3 4 5 6 7 8	collection. So that's probably where that came from. Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one of these goods? So for example, if I looked at the, on the first page, the Bruegel, The Wedding Dance?
2 3 4 5 6 7 8 9	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000? A That's correct. Q If you look down the page from there and on to the next page, am I correct that the values decrease from there?	2 3 4 5 6 7 8 9	collection. So that's probably where that came from. Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one of these goods? So for example, if I looked at the, on the first page, the Bruegel, The Wedding Dance? MR. PEREZ: You're going to ask a question
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2 3 4 5 6 7 8 9 10 11 12	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000? A That's correct. Q If you look down the page from there and on to the next page, am I correct that the values decrease from there? A The value in the range Q Yes. A decreases?	2 3 4 5 6 7 8 9 10 11 12	collection. So that's probably where that came from. Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one of these goods? So for example, if I looked at the, on the first page, the Bruegel, The Wedding Dance? MR. PEREZ: You're going to ask a question or are you done? MR. ABEL: Sure enough. I'm making sure that he's situated before I ask.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000? A That's correct. Q If you look down the page from there and on to the next page, am I correct that the values decrease from there? A The value in the range Q Yes. A decreases? And you're saying if I look at the bottom of this page and continue on to the next page, the values decrease. Q And they decrease all the way down to 2000 at the low value, 2500 for the high value and 2250 for the average value for the Maruyama Okyo? A That is not entirely correct. Q No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	collection. So that's probably where that came from. Q Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one of these goods? So for example, if I looked at the, on the first page, the Bruegel, The Wedding Dance? MR. PEREZ: You're going to ask a question or are you done? MR. ABEL: Sure enough. I'm making sure that he's situated before I ask. BY MR. ABEL: Q You see I'm referring to, the Bruegel? A I sort of know but I just can't seem to see. Q See what I'm referring to? A I do now. Q Is it your opinion that the DIA would be able to recognize between 150 million and \$200 million based on the sale of that Bruegel
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000? A That's correct. Q If you look down the page from there and on to the next page, am I correct that the values decrease from there? A The value in the range Q Yes. A decreases? And you're saying if I look at the bottom of this page and continue on to the next page, the values decrease all the way down to 2000 at the low value, 2500 for the high value and 2250 for the average value for the Maruyama Okyo? A That is not entirely correct. Q No. What is the lowest valuation for any piece	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Collection. So that's probably where that came from. Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one of these goods? So for example, if I looked at the, on the first page, the Bruegel, The Wedding Dance? MR. PEREZ: You're going to ask a question or are you done? MR. ABEL: Sure enough. I'm making sure that he's situated before I ask. BY MR. ABEL: Q You see I'm referring to, the Bruegel? A I sort of know but I just can't seem to see. Q See what I'm referring to? A I do now. Q Is it your opinion that the DIA would be able to recognize between 150 million and \$200 million based on the sale of that Bruegel piece?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Okay. Sure. Q Do you see what I'm referring to? A I think I do. Q If you look on the right column, the low value is 12,000; high value is 18,000; the average is 15,000? A That's correct. Q If you look down the page from there and on to the next page, am I correct that the values decrease from there? A The value in the range Q Yes. A decreases? And you're saying if I look at the bottom of this page and continue on to the next page, the values decrease. Q And they decrease all the way down to 2000 at the low value, 2500 for the high value and 2250 for the average value for the Maruyama Okyo? A That is not entirely correct. Q No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	collection. So that's probably where that came from. Q Now, if I were to look at one of the items on Step 1 of your report in this attachment, would this tell me your the expected result that the DIA would achieve on the sale of one of these goods? So for example, if I looked at the, on the first page, the Bruegel, The Wedding Dance? MR. PEREZ: You're going to ask a question or are you done? MR. ABEL: Sure enough. I'm making sure that he's situated before I ask. BY MR. ABEL: Q You see I'm referring to, the Bruegel? A I sort of know but I just can't seem to see. Q See what I'm referring to? A I do now. Q Is it your opinion that the DIA would be able to recognize between 150 million and \$200 million based on the sale of that Bruegel

Page 238 Page 240 Which marketplace do you believe it would 1 at to achieve the maximum value. 2 be sold in to achieve 150 million to \$200 2 Is that in your work file? 3 million Bruegel for that piece? 3 That is not contained in the work file. 4 Of course this would be -- at the time we 4 That was contained -- that was determined in 5 were probably looking at a combination between 5 consensus with the committee or with the team. Okay. So how do you know which 6 auction and private dealer sale, and bear in 6 7 mind that auction houses frequently have 7 marketplace you considered would be best to 8 private treatise sales in the sense that they 8 sell the Bruegel piece? 9 act like dealers. 9 How do I know? 10 So for which pieces in your Step 1 did you 10 Q Yes. look at auction house sales versus non-auction Based upon our internal discussions. 11 11 Α 12 house sales? 12 And what was the answer? 0 13 I think we looked at -- took it into 13 The answer was most likely the Bruegel wedding piece could be sold at auction and 14 consideration for everyone, especially the very 14 15 high end pieces. 15 achieve results more or less similar to what is 16 And what impact did looking at non-auction 16 stated. And it probably would arrive at 17 house sales have on your opinion of value for 17 similar, if not higher results if it were sold 18 each of these pieces? 18 privately, either by the auction house in a 19 USPAP states that objects have to be 19 private treaty sale or by on consignment to a 20 20 valued in the most appropriate marketplace. dealer. 21 The most appropriate marketplace would be where 21 And if I were to try to determine what 22 the object would obtain the most money. It 22 impact the chosen marketplace has on the sale 23 used to be called "highest and best use" within 23 value identified in this chart, how could I do 24 USPAP, and I forget exactly the terminology 24 that based on your work file, if at all? 25 that they use now, but it more or less 25 It's reflected in the appraised value, Page 241 Page 239 translates into the highest obtainable price. 1 that could be considered all marketplace and we 1 2 And where would I look at in your work 2 determined, as I've defined, the marketplace in 3 papers to make a determination as to what you 3 which it would achieve the highest obtainable 4 considered to be the best marketplace for each 4 price. 5 one of these items to be sold? 5 It is not common practice to identify 6 It would have to be printed. It would be 6 which marketplace one would do even in a 7 7 in relation to the comparable selected and in report, that is not summary. relation to our understanding of the Is it your testimony that the only way 8 8 9 marketplace. 9 that the Court can make a determination as to 10 And, again, it would have to be printed 10 whether or not you picked the appropriate 11 out. 11 percentages or discounts or supplements to determine the marketplace for sale of these 12 Q So that's in your electronic work file 12 13 13 somewhere? items is to ask you? 14 Α Correct. 14 MR. PEREZ: Object to the form of the 15 question. Assumes facts not in evidence. For each one of these item? 15 Each one of which items? Yes. And there has been no discussion 16 16 Each one of the items in Attachment I? 17 about discounts and supplements. And so I 17 18 Are we talking about all 387 works of art? 18 don't know how that enters into the question 19 19 Q that you asked, to be quite honest. Yes. 20 Most of them, if not all, have comparables 20 BY MR. ABEL: Α 21 in the electronic work file. 21 Is the only way to figure out what impact 22 And, again, I'm not asking about 22 the marketplace or sale that you chose had on 23 comparables. I'm asking about a determination each one of the items in this attachment is to 23 as to which market you believe that each one of 24 24 these items in Attachment I that would be sold 25 25 It's implicit in the report, if you go

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1	Page 242 down to the most into the highest, best use,	1	Page 244 attributable would be. I would have to look at
2	the discussion of marketplace, and it's within	2	the specific circumstances. That's a
3	the it's in the report. And if you wanted	3	
4	to know specifically which marketplace the	4	generalized question, I don't have an answer. BY MR. ABEL:
5		5	
6	appraised value or potentially realized price	6	
	would be, then of course you'd have to ask.	'	these 387 to pieces to valuations done by
7	Q And if I asked you, would you know the	7	Plummer, Winston or Fusco?
8	answer or would you be able	8	A We did.
9	A For what?	9	Q Why?
10	Q For example, the Bruegel?	10	A Because as I said several times earlier in
11	A For example, the Bruegel, I think it	11	this case, we took into consideration every
12	probably would sell best in a private treaty	12	valuation opinion that we had at hand.
13	sale.	13	Q And were your values always consistent
14	Q And do you know whether or not the	14	with Plummer, Fusco and Winston?
15	valuation range that you came up with for the	15	A Always consistent in what sense?
16	Bruegel piece was based on that assumption?	16	Q In terms of the values that you placed on
17	A We took everything into consideration.	17	items in the collection.
18	There isn't one primary assumption. We took it	18	A Can you define "consistent"?
19	into consideration certainly.	19	I don't understand.
20	Q And is there any way to test your	20	Q Sure.
21	statement that you took it into consideration	21	Was there any discrepancies between the
22	for each one of these pieces?	22	values that you came up with for the specific
23	A Other than taking my word for it. There's	23	items and the values that Christie's, Fusco or
24	only two ways to test it: Offer it for sale or	24	Winston came up with?
25	take my word for it.	25	MR. PEREZ: Object to the form of the
	Page 243		
l .		_	Page 245
1	Q Can third parties rely on your valuation	1	question.
2	Q Can third parties rely on your valuation of a specific piece of art in Step 1 for their	2	question. BY MR. ABEL:
2 3	Q Can third parties rely on your valuation of a specific piece of art in Step 1 for their purchase decisions?	2 3	question. BY MR. ABEL: Q I'm sorry.
2 3 4	Q Can third parties rely on your valuation of a specific piece of art in Step 1 for their purchase decisions? A For?	2 3 4	question. BY MR. ABEL: Q I'm sorry. Christie's, Plummer or Winston came up
2 3 4 5	Q Can third parties rely on your valuation of a specific piece of art in Step 1 for their purchase decisions? A For? Q If a consumer were to see a copy of this	2 3 4 5	question. BY MR. ABEL: Q I'm sorry. Christie's, Plummer or Winston came up with?
2 3 4 5 6	Q Can third parties rely on your valuation of a specific piece of art in Step 1 for their purchase decisions? A For? Q If a consumer were to see a copy of this report, and were to say, okay, well, I see	2 3 4	question. BY MR. ABEL: Q I'm sorry. Christie's, Plummer or Winston came up with? MR. PEREZ: Same objection.
2 3 4 5 6 7	Q Can third parties rely on your valuation of a specific piece of art in Step 1 for their purchase decisions? A For? Q If a consumer were to see a copy of this report, and were to say, okay, well, I see Pieter Bruegel the Elder, is appraised by	2 3 4 5 6 7	question. BY MR. ABEL: Q I'm sorry. Christie's, Plummer or Winston came up with? MR. PEREZ: Same objection. A Is your question: Did we have any
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q Can third parties rely on your valuation of a specific piece of art in Step 1 for their purchase decisions? A For? Q If a consumer were to see a copy of this report, and were to say, okay, well, I see Pieter Bruegel the Elder, is appraised by Mr. Wiener for between 150 million and \$200 million, I'm going to buy it for \$175 million. Can they rely on that statement in your report? A The report is written for a seller, not for a purchaser, which I think we've discussed at considerable length all during the day. Q So if the DIA sells its Bruegel and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	question. BY MR. ABEL: Q I'm sorry. Christie's, Plummer or Winston came up with? MR. PEREZ: Same objection. A Is your question: Did we have any differences of opinion, meaning VWA, as opposed to the three reports you've mentioned BY MR. ABEL: Q Yes. A in the values assigned? Q Yes. A And the answer to that question is yes. Q Ad did you do anything to adjust your values after seeing those differences with the
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Page 246 Page 248 1 Have you ever seen this document before? 1 Q And this is Accession 09.1S934 Rembrant? 2 I believe so. 2 That's correct. Α 3 And what is it? 3 And your value was 32,500, and Winston's 0 4 Α Well, you'd have to go through the Excel 4 value was \$3,500? 5 chart. 5 Δ Correct. 6 But we have -- well, go back. It's a bit 6 Did you do anything to ascertain why your 7 difficult in Excel, I must say. But anyway we 7 number was almost ten times larger than have various columns. We have -- first of all 8 8 Winston's value for the same piece of work? 9 there's the name of the object, and the name of 9 We certainly questioned it. 10 the artist that is, and the title of the 10 And what did you do after questioning it, object. to determine that your number was more 11 11 12 Then we delineate -- you went too far. 12 accurate, if anything? 13 Okay. That's good. 13 We reviewed the data that we used and 14 14 You meant we delineate whether Christie's arrived at our determination. 15 valued it, whether Artvest valued it, Winston 15 Did you come to the \$32,500 number 16 valued in, then we have listed the DIA separate and apart from looking at Winston's 17 insurance value. 17 value? 18 We have the average value for that object 18 Probably initially. But then we reviewed Α 19 on -- for Artvest, and we have the Winston 19 it in conjunction with Winston's value to see 20 value, and I think we have the value going if we believed that they were right and that we 20 21 across, average value and we have the value 21 agreed with their value and then modify it, or 22 that was achieved by VWA or an independent 2.2 whether we stuck to our, or maintained, to be 23 valuer. 23 precise, our value. And if you recall, that there were roughly 24 24 And how would you suggest that the Court 0 25 about 614 items that we did not value, but we 25 in this case make a determination as to whether Page 249 Page 247 took an average of what others had done, and 1 or not the value for this piece is \$32,500 or 1 this chart clearly sets forth all of these 2 \$3,500? 3 considerations. 3 MR. PEREZ: Object to the form of the 4 Who put together this chart? 4 question. Assumes facts not in evidence. 5 Well, we certainly looked at the data, but 5 THE WITNESS: I can answer it, though? 6 Rob Leeds and Silar Group put together this 6 MR. PEREZ: Yes. 7 7 chart. The Court is going to take into 8 What was the purpose of this chart? consideration what our value was, what we did, Q 8 9 9 and then make a determination which value would To come up with an easy comparison of what Α 10 everyone thought. 10 be more credible than the other. 11 And why did you do that? 11 BY MR. ABEL: 12 I've stated enumerable times today that we But what are you going to be able to tell 12 take into consideration everybody's values. the Court that you did in coming up with a 13 13 14 This was the easy -- a relatively easy way of 14 \$32,500 determination for this specific piece 15 of work? considering this data. 15 16 I'm going to freeze the top row and try to 16 Just as I told you on several times today, 17 shrink some of these columns to make it easier that we looked at comparable sales and arrived 17 18 to read the rest. 18 at the determination that is stated in our 19 Let's take a look at Row 17. 19 report. Taking -- let me finish. 20 20 Taking into consideration the valuation Α Okay. 21 Did you ever look at the difference -- so 21 ascribed by other experts connected with this 22 if we're looking at Row 17 under Column J, this valuation, with the case, I mean. 22 is the \$32,500 average value that you placed on 23 23 And what comparables did you look at in 24 arriving at a \$32,500 number for this piece? this item? 24 25 That is correct. 25 I would have to have the work file in Α

Page 250 Page 252 front of us, either electronically or in our valuation is incorrect. printed form to give you a precise answer. 2 But the Court seeing that kind of -- well, 3 How about No. 20, it's another Rembrant, 3 strike that. 4 this time Accession 09.1S937. How did you use the market comparison 5 Your average value for this piece was 5 approach for Step 2 of your methodology? 6 \$86,000? 6 We factored -- we made an assumption, Step 7 Yes. That's the average, right. 7 2 is where -- for the 600 items or so; is that 8 correct? The average value? 8 9 9 Q That's correct. 10 Who came up with the original valuation 10 We took into consideration that our colleagues in appraising these items looked at 11 for this piece on your team? 11 12 I can't recall. I think David Shapiro and 12 appropriate value markets and, therefore, did 13 I discussed it together. 13 an average of their values, as basically 14 And did you see, in reviewing this chart, 14 reflective of market research that they 15 that Winston came up with a \$500 value for a 15 performed, bearing in mind that our values to a 16 piece that you ascribed a value of -- average 16 large extent tended to be a little higher. 17 valve of \$86,000 for? 17 So having seen the fact that you believe 18 Definitely. 18 that Winston was inaccurate in some of the 19 Did you have an explanation as to why you 19 valuation conclusions that she arrived at when 20 compared to your own, why did you believe it were 170 -- 172 times greater than Winston's 20 21 value? 21 was appropriate to then utilize her data to 22 Yes, we probably assumed -- I can't recall 22 form a -- an opinion of value based on without looking at the work file, again, either 23 23 averaging hers with others? electronically or printed, that we used more 24 24 MR. PEREZ: Object to the form of the 25 appropriate comparables than they did. 25 question. Assumes facts not in evidence. Page 253 Page 251 And do you know what comparables you used It was -- it was, again you've answered 1 1 2 for this item? 2 your own question. 3 Off the top of my head, I don't. 3 It was part of an average, and we just use Do you know what comparables Winston used? 4 4 that as a point of departure, realizing that I only got the comparables from Winston at 5 5 most likely their values, the average would be 6 the last minute, so I would have to review lower than ours and, therefore, considering 6 7 7 that this to be an appropriate control in case maybe 8 But at the time that we looked at 8 we overvalued some things. 9 Winston's values we did not have their 9 So is it your opinion it's appropriate to 10 comparables in front of us. 10 determine the value for a piece of work by 11 Do you know what comparables you used for 11 averaging values that were come up with by any of the pieces described on this chart? third parties? 12 12 13 Not off the top of my head. I would look 13 I think it's appropriate to take them into 14 at the work file. I don't think anyone knows 14 consideration. 15 off the top of their head what comparables they 15 Well, in arriving at the average value of used. And it would be a disservice not to look 16 434,000,357,825 for Step 2 of your methodology, 16 did you do anything other than simply averaging 17 at the data before answering. 17 18 Given that you're 172 times higher than 18 the third party appraisals by Christie's, 19 Winston for this Rembrant, does that mean that 19 Artvest and Winston? 20 you believe Winston is -- her valuation is We briefly looked at the individual values 2.0 21 incorrect, or Winston's valuation is incorrect? 21 for many of these items, but did not do a 22 I would assume so. 22 complete analysis of them, because otherwise 23 You wouldn't assume that your valuation is 23 they would be considered part of the 387. 24 incorrect? 24 Am I correct that the only thing that you 25 25 did to arrive at the average value under Step 2 I wouldn't put it down if I assumed that

Page 254 Page 256 is average Christie's, Artvest and Winston's taken in as part and parcel of the entire 2 numbers for 616 units and place that average 2 valuation within the context that I've said 3 value in your report? 3 several times. 4 I explained to you that that's not the 4 Are you aware of any -- strike that. 5 only thing we did. 5 Is it recognized as a USPAP valuation 6 Did you make any adjustments to the 6 approach to average third-party valuation 7 Christie's, Artvest or Winston's numbers before 7 opinions to come up with a valuation as to the 8 averaging them together to determine the 8 value of those works? 9 average value for Step 2? 9 As I've testified, I believe USPAP does 10 We did not. The adjustments were made in 10 not dictate any specific methodology. factoring them in, in relation to ours. "Specific" is the operative word, in arriving 11 11 12 I just answered that. I said that the 12 at a particular value. 13 average values would be a good control in 13 Other than in this case, have you ever 14 coming up with cumulative value for the 1,000 14 created a valuation by averaging the results of 15 some odd pieces that were valued by us and by 15 appraisals done by other people who weren't 16 others. And so, therefore, if we were a little working for you? 16 17 too high, although I didn't think we were, 17 Sorry. Working for me? Α 18 otherwise I wouldn't have put the values down, 18 Q Yes. 19 this would serve as a control and give us a 19 We come up with -- we don't do averages; 20 more conservative valuation for 1,000 pieces of 20 we come up with consensus opinions. 21 which we had specific values. 21 Other than in this case, have you ever 22 I'm not asking about 1,000 pieces. I'm 22 created a valuation on appraisals done by third 23 asking for the 616 pieces that you valued in 23 parties? 24 24 Step 2. Α We've always taken into consideration 25 Am I correct that your methodology there 25 third-party valuations in conjunction, if it's Page 255 Page 257 1 was simply to average Christie's, Artvest and the same as the subject property. 1 2 Winston's third-party values and come up with 2 And have you ever done a valuation or 3 the average value? created a valuation by averaging the results of 3 4 MR. PEREZ: Object to the form of the 4 appraisals done by third parties? 5 question. Asked and answered. 5 This is first time that we've actually 6 Α Correct. 6 created an average. 7 BY MR. ABEL: 7 Have you ever heard of anyone in the 8 You can answer. 8 industry, in your profession, utilizing an 0 9 The answer lies in methodology. 9 average of third-party appraisals to determine Α 10 The averages were part of the general 10 value? 11 methodology in arriving at the cumulative value 11 I haven't heard of anyone who valued a 12 for pieces that were specifically valued. collection of 60,000 works of art. 12 Let me ask you about the math, a very 13 13 Well, let's take a step back, and why 14 simple question. 14 don't you answer my question. 15 Which math? 15 Have you ever heard of, except in the 16 The math for Step 2. 16 context of this case, anyone in your profession Q 17 Α Okav. 17 ever using an average of third-party appraisals 18 The math you utilize in Step 2 was to 18 to determine value? 19 average Christie's, Artvest and Winston's 19 And, again, my answer is you cannot -- you 20 cannot remove it from the context of this case, valuation for 616 pieces of art; is that right? 20 21 That is correct. 21 but the -- qualifying it, but the answer is no. 22 And is it your opinion that Step 2 doesn't 22 Are you aware of any textbook or other 23 stand on its own, but should be reviewed in 23 publication that suggest that it is acceptable 24 context of Step 1 as well? 24 in your profession to determine a valuation of 25 25 art by looking at an average of third-party It was my opinion that Step 2 is to be

Page 258 Page 260 1 appraisals of that art? 1 0 Do you remember my question, sir? 2 2 Would you repeat it? Yes. Α 3 Q And what is that publication? 3 Sure. 4 Α USPAP. 4 If in your opinion only one of the three 5 And it is your opinion that USPAP provides 5 appraisers that you looked at utilized 6 that it is appropriate to form a valuation of a 6 marketable cash value, how did you go about 7 collection of art by looking at averages of 7 taking -- averaging the three different 8 third-party appraisals of that art? 8 appraisals and determining marketable cash 9 MR. PEREZ: Objection to the form of the 9 value in Step 2? 10 question. Assumes facts not in evidence. 10 Simple. And I've answered question that USPAP does We, as I testified earlier, by taking this 11 11 12 not get specific. 12 average and realizing that their values, all 13 BY MR. ABEL: 13 three, tended to be lower than ours, we considered this more to be a reflection of 14 Where in USPAP does it provide that you 14 15 can utilize an average of third-party 15 marketable cash value in our context than fair 16 appraisals to determine value? 16 market value that one of the three stated they 17 USPAP states that appraisers have to take 17 used. 18 into consideration other -- whatever data is 18 Q So am I correct that you did nothing to 19 deemed to be appropriate and employ the 19 apply a -- any analysis of what the cost would 20 be for the sale of any of the artwork described necessary steps in using that data in arriving 20 21 at valuation. 21 in Step 2 to convert from what Christie's, 22 So it doesn't provide specifically for the 22 Artvest and Winston determined was the 23 use of an average of third-party appraisals, 23 definition of value to marketable cash value? 24 24 MR. PEREZ: Objection to the form of the correct? 25 I've testified already that USPAP is not 25 question. Assumes facts not in evidence. Page 261 Page 259 that specific. 1 And can you define what the cost is. I'm 1 2 Am I correct that Christie's and Winston 2 not sure I understand that. used a fair market value definition in their 3 3 BY MR. ABEL: 4 appraisals? 4 Sure. Let's have you define it. 5 Christie's and Winston stated that they 5 Am I correct that marketable cash value is 6 essentially fair market value minus transaction used fair market values, yes. 6 7 7 And how did you determine marketable cash cost? value utilizing an average of Christie's, 8 8 Α Yes. 9 Artvest and Winston's values if they didn't use 9 So what transaction cost did you apply to 10 marketable cash value? 10 the average value in Step 2 to determine 11 Well, let's backtrack. 11 marketable cash value, if anything? 12 That the fair market value in one of the Artvest didn't say what value they used, 12 to the best of my knowledge. 13 13 reports would be averaged out with the unstated 14 Christie's stated that they were using 14 and essentially, cost of -- and essentially marketable cash value in the other report and 15 fair market value, when in point of fact, they 15 were using marketable cash value. They called 16 it will be expected that, as I've said before, 16 it something else, but what they did was that there would be a lower average value that 17 17 18 marketable cash value. 18 we might not necessary -- that we would 19 19 As far as Winston goes, they stated that probably apply in many of the cases, and that 20 they were using fair market value. 20 this would serve as an appropriate control for 21 So already we have two out of the three 21 our values which tended to be higher. 22 either undefined or incorrectly defined values Let me make the question easier. 22 23 for the report, and one, only one, that states 23 Did you subtract any transaction expenses 24 correctly, I presume, that they used fair 24 from the average value you determined by 25 market value. 25 averaging Christie's, Artvest and Winston's

Page 262 Page 264 numbers? Okay. Step 3 projected the insurance 2 I testified already that we considered the values using the model that we had -- we talked 2 3 total reflective of marketable cash value. 3 about earlier, the 387, and the percentage 4 Let's make it even easier. This is math increments into projecting a marketable cash 5 again. 5 value. 6 Did you subtract expenses in any way from 6 Q Am I correct that you applied Step 3 to 7 the average value that you arrived at from 7 16,378 units? 8 looking at Christie's, Artvest and Winston? 8 That's correct. 9 MR. PEREZ: Let me object to the question. 9 Why didn't you simply utilize the 10 First, you should -- he should be able to 10 methodology in Step 3 to calculate the value finish his answer. for the items for which you provided values in 11 11 12 MR. ABEL: Well, actually not if he's 12 Step 2 and Step 1? 13 going to waste the entire seven hours not 13 What methodology are you referring to? 14 answering questions. 14 Sure. 15 As you said before, move to strike when 15 You projected the valuation of 16,378 16 the witness isn't being cooperative. And I'm 16 units in the DIA collection by utilizing 17 asking a simple yes-or-no question, and he's 17 insurance value and estimating for 18 giving me five-minute narratives. 18 appreciation, why didn't you do the same thing 19 So I'm going to ask that my question be 19 for the other 1,000 units that you valued in 20 answered in a yes-or-no format just to make it 20 Step 1 and Step 2? 21 easier. 21 Well, for 387 value -- first of all, 22 MR. PEREZ: You can answer however you 2.2 these -- this projection in Step 3 was 23 23 adjusting to current day marketable cash value like. 24 what occurred in time past. He's not dictating how you answer the 24 25 question. Just answer his question. 25 The 387 values that we came up with on our Page 263 Page 265 1 Okay. I need the question repeated to me. own were done as of the present day, as were Α 1 2 Sure. Let's make it easy. the 616 or 612 values that were among the --3 Yes or no, did you subtract from the well the 600, so-called 616 values that we're 3 4 amount that you obtained by averaging 4 looking at in Step 2. 5 Christie's, Artvest and Winston's number 5 So there was no percentage of increase, 6 that was what they said as of -- more or less anything? 6 7 7 Initially, no. the same time. 8 Now, you could have saved yourself the Did you ever subtract from the 8 9 mathematical action of averaging Christie's, 9 time and expense of appraising independently 10 Artvest and Winston's number, anything for 10 387 units and doing the average of 616 units 11 purposes of Step 2? simply by adding in those thousand units to the 12 16,378 you valued in Step 3, couldn't you? In arriving at the average number, no, 12 13 except within the context of the way it was 13 Α No. 14 used. 14 We if by -- that's definitely not correct. 15 In Step 2 there was no subtraction to that 15 You couldn't have valued 17,378 units 16 average, correct? utilizing Step 3 instead of Step 1 and Step 2? 16 17 MR. ABEL: Object to the form of the 17 It wouldn't be the same. 18 question. It misstates the testimony. 18 I know it wouldn't have been the same, but 19 I've answered it, and I've told you 19 you could have done it, couldn't you? 20 You're talking about wouldn't be the same exactly how we used it, how we viewed it, and 20 21 how it was to be incorporated in the report. 21 as far as the results. I'm talking about it 22 I think I was pretty clear on it. 22 wouldn't be the same in the methodology. 23 BY MR. ABEL: 23 I understand it wouldn't be the same in 24 How did you go about using the market 24 terms of methodology. 25 comparison approach for Step 3? 25 I'm asking you, methodologically, could

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Page 266
                                                                                                             Page 268
    you have done it.
                                                                 that we considered, that we debated, and that
 2
          Could you have used the methodology
                                                             2
                                                                 we came to specific valuation conclusions, we'd
 3
    specified in Step 3 to also value the items
                                                             3
                                                                have an incorrect basis for projecting the
 4
     indicated in Step 1 and Step 2?
                                                                16,000 forward.
 5
          MR. PEREZ: Object to the form of the
                                                             5
                                                                      So you're saying that you couldn't have
 6
     question. Asked and answered.
                                                             6
                                                                 used the methodology detailed in Step 3 with
 7
         Now you are just badgering the witness.
                                                             7
                                                                regard to the items in Step 1.
 8
         MR. ABEL: If the witness would actually
                                                             8
                                                                      What about utilizing the methodology in
9
    answer a question, then your objection would
                                                             9
                                                                Step 3 for the 616 items that you valued in
10
                                                            10
                                                                 Step 2; could you have done that
     stand.
11
         MR. PEREZ: We'll he's answering the
                                                            11
                                                                methodologically?
12
    question, but because you don't like the
                                                            12
                                                                      No, because the Step 2 took into
                                                                Α
13
                                                            13
                                                                consideration present day valuations done by
    answer.
14
         My answer [sic] is simple.
                                                            14
                                                                other experts in the case that we thought were
15
          Could you have utilized the methodology in
                                                            15
                                                                 certainly more reliable in doing -- taking the
16
     Step 3 to value the items that you valued in
                                                                 insurance values and projecting them forward.
17
     Step 1 and Step 2 as well?
                                                            17
                                                                 We had specific numbers to work with as opposed
18
          I think your question is could I have used
                                                            18
                                                                 to going back to data that was 9 to 15 years
19
    the methodology in Step 1 and 2 that's the same
                                                            19
                                                                 old, if not older.
20
                                                            20
                                                                      And why did you believe that the data that
    as in Step 3?
21
    Q
                                                            21
                                                                you utilized in Step 2 was more reliable than
         No.
22
    Α
         Okay. Then I don't understand the
                                                            22
                                                                 the data you used in Step 3?
23
                                                            23
     question.
                                                                      Because, as I've stated before, that this
                                                            24
24
         My question for you is: The methodology
                                                                data was done by other experts as of the
25
     that you used in Step 3, which was projecting
                                                            25
                                                                current date of this report.
                                                 Page 267
                                                                                                             Page 269
1
          valuation based on taking the DIA insurance
                                                                      It's clearly more reliable, even as a
                                                             1
 2
          values for work and estimating appreciation.
                                                                basis for making adjustments and using it as a
 3
                                                                 control, and taking data that's 9 to 15 years
               Could you have done that by looking at the
                                                             3
 4
          same items that you've valued in Step 2 and
                                                             4
                                                                 old.
 5
          Step 1, on the insurance value chart, and then
                                                             5
                                                                      And you don't know, as we discussed
 6
          extrapolating their current value by applying
                                                             6
                                                                before, who actually prepared the DIA insurance
 7
                                                             7
          the appreciation factor that you utilized?
                                                                 values that you utilized in your report; is
 8
                                                                 that right?
               MR. PEREZ: Object to the form of the
                                                             8
9
                                                                      That's correct.
                                                             9
          question.
                                                                Α
10
          Α
              The answer is no.
                                                            10
                                                                      And you don't actually know for what
11
    BY MR. ABEL:
                                                            11
                                                                 purpose they gathered the values that were
               It's mathematically impossible?
                                                                 included in that chart; isn't that right?
12
         Q
                                                            12
              Mathematics can be anything; it's
13
                                                            13
                                                                Α
                                                                      That's correct.
         Α
14
          methodologically impossible.
                                                            14
                                                                 Q
                                                                      And am I correct --
15
              How is it methodologically impossible?
                                                            15
                                                                Α
                                                                      Let's backtrack. It was represented to me
16
                                                                that they were insurance values.
              Very simple.
                                                            16
17
               The -- in order to come up with the
                                                            17
                                                                      By counsel, correct?
18
          64.4 percent one needed a reliable sampling
                                                            18
                                                                      Yes, I believe so. Yes, by counsel, who
19
          that was done from the 387, and I could show
                                                            19
                                                                had a basis for making that assumption, I
20
          you the chart again that we looked at this
                                                            2.0
                                                                believe.
21
          morning that reflects that, that allowed --
                                                            21
                                                                      Well, did you ask counsel whether they had
22
          that then we would have been able to arrive at
                                                            22
                                                                a basis for making that assumption?
23
          the, what shall we say, the appreciation of,
                                                            23
                                                                      Yes.
                                                                Α
24
          the percentage of appreciation at 64.6 percent.
                                                            24
                                                                Q
                                                                      And what was their response to you?
25
               But if we didn't have the sampling of 387
                                                                      That they received these insurance values
                                                            25
                                                                Α
```

Page 270 Page 272 from the DIA. Well, yes, that is -- in the context of 2 So counsel told you that these were this article, which is ten years old, 11 years 3 insurance values? 3 old. 4 Well, I would have to go back and see 4 0 And you said -- it is your opinion that 5 exactly what the data said on it, but I believe 5 the information in the textbook hadn't changed 6 that's the case. in the last ten years; isn't that right? 7 Am I correct that there's data on this 7 I didn't say that. 8 chart from over ten years? 8 See what the transcript says. 9 Which data are you referring? 9 So how frequently do you believe that 10 Alleged insurance value chart. 10 collections should be redone? 0 Depending upon the items involved, could 11 Well, I just testified that we, in 11 12 projecting forward, we were using data between 12 be every -- it could be three to five years, it 13 9 and 15 years, on average. 13 could be every year. It depends on the 14 And in your experience, how frequently 14 specific type. 15 should insurance valuation be redone? 15 So it should be done at least three to 16 That depends on the property. 16 five years but maybe more frequently? Well, am I correct that conventional 17 17 Possibly. 18 wisdom calls for a collection to be revalued 18 How frequently do insurers, in your 19 every three to five years? 19 opinion, require insurance valuation appraisals 20 I don't deal with conventional wisdom; I 20 to be redone? That depends on the insurance company. 21 deal with professional standards. 21 22 (Deposition Exhibit 7, Document Entitled Every insurance company has its own 23 "All about Appraisal: The Definitive Appraisal 23 requirements. There's no general answer to 24 Handbook, " marked for identification as of this 24 that question. 25 date.) 25 Are you aware of any insurance company, in Page 271 Page 273 BY MR. ABEL: your experience, that allows insurance 1 1 2 I'm showing you a document that's marked appraisals to be redone in periods longer than 3 Deposition Exhibit 7. This is a excerpt from a five years? 3 4 book I checked out of the library, called "All 4 Α Frequently. 5 about Appraisal: The Definitive Appraisal 5 A decade? 6 Handbook." 6 Frequently. 7 7 Is this the appraisal book that you were Have you ever done an appraisal where you 8 talking about earlier that you said you were 8 utilized the methodology that you utilized with 9 one of the authors on? 9 regard to Step 3 to value a portion of a That was published in 2003? 10 10 collection before? 11 It was. 11 Projecting values forward, no. Are you aware of anyone else in the 12 Yes. 12 Α Take a look at Page 7. Top of the page. 13 13 industry who has used the methodology that you utilized in Step 3 to value a portion of a 14 Am I correct it says "how often should a 14 15 collection? collection be valued," and right underneath 15 that, "conventional wisdom calls for a 16 Again I take issue with the word 16 17 collection to be revalued every three to five 17 "industry," profession. 18 years"; is that right? 18 To the best of my knowledge, no. 19 Are you aware of any publication or That's correct. 19 20 Ad this was actually an article that you treatise that suggests that it is proper to 20 21 wrote; isn't it, sir? 21 perform the methodology you utilized for Step 3 2.2 That is correct. 22 to value a portion of a collection? 23 So when you say you don't talk about 23 To the best of my knowledge, no. Α 24 conventional wisdom, that's inaccurate; isn't 24 Did you do anything to examine whether or 25 that right? 25 not the information contained in the insurance

	Page 274		Page 276
1	value charts, as we've been referring to it,	1	BY MR. ABEL:
2	was accurate?	2	Q And how did you go about doing that?
3	A Accurate in what sense, that it was	3	A Simply.
4	accurately transcribed?	4	That when you're dealing with a large
5	Q No, that it was accurate for the period	5	sample or a large group, I would call it a
6	that it was alleged to have been entered into	6	"sample of objects," the anomalies average out
7	the system.	7	and one sees a particular trend.
8	A I think I testified earlier that we	8	Q Did you average the DIA insurance value
9	reviewed it.	9	collection to determine the ultimate price that
10	Q In reviewing it, did you notice anything	10	you put on it?
11	that you thought was erroneous?	11	A It's certainly we took the total, and
12	A Yes.	12	then when I say "average," I mean that one
13	Q What did you think was in error based on	13	value that may be wrong, too low, would be
14	your review of that document?	14	compensated for by another one that's too high,
15	A That certain values might have been	15	and at the end of the day the total reflects
16	anomalies and not done necessarily properly.	16	it.
17	Q How did you take that factor into account	17	Q Did you do any sampling to make a
18	in determining what the value should be for the	18	determination as to how many errors or how
19	16,378 objects you appraised according to that	19	erroneous the DIA insurance value chart was?
20	methodology?	20	A We looked at the insurance values, what we
21	A When you're dealing with such a large mass	21	presumed to be insurance values, and reflected
22	of objects, definitely there's going to be some	22	on what we thought it would be worth at the
23	type of variation. But it was our opinion that	23	time and the results of our inspection, of our
24	at the end of the day there were, judging from	24	review of this data, led to the conclusion I've
25	the chart that we provided, you could see that	25	just stated.
	Page 275		Page 277
1	there was consistency, going back over time,	1	Q What sample size did you utilize to
2	there was consistency, going back over time, that our values, even averaging these things	2	Q What sample size did you utilize to perform that task?
2	there was consistency, going back over time, that our values, even averaging these things together, would render a specific annual	2 3	Q What sample size did you utilize to perform that task? A Oh, I can't recall. Hundreds, I presume.
2 3 4	there was consistency, going back over time, that our values, even averaging these things together, would render a specific annual percentage, which I believe was 10.9 percent.	2 3 4	Q What sample size did you utilize to perform that task? A Oh, I can't recall. Hundreds, I presume. Q You presume or you know?
2 3 4 5	there was consistency, going back over time, that our values, even averaging these things together, would render a specific annual percentage, which I believe was 10.9 percent. So when you're dealing with such a large	2 3 4 5	Q What sample size did you utilize to perform that task? A Oh, I can't recall. Hundreds, I presume. Q You presume or you know? A I believe.
2 3 4 5 6	there was consistency, going back over time, that our values, even averaging these things together, would render a specific annual percentage, which I believe was 10.9 percent. So when you're dealing with such a large group of items, clearly, there are going to be	2 3 4 5 6	Q What sample size did you utilize to perform that task? A Oh, I can't recall. Hundreds, I presume. Q You presume or you know? A I believe. Q Who performed that sample test?
2 3 4 5 6 7	there was consistency, going back over time, that our values, even averaging these things together, would render a specific annual percentage, which I believe was 10.9 percent. So when you're dealing with such a large group of items, clearly, there are going to be individual discrepancies.	2 3 4 5 6	Q What sample size did you utilize to perform that task? A Oh, I can't recall. Hundreds, I presume. Q You presume or you know? A I believe. Q Who performed that sample test? A We all did it together, the core team.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	there was consistency, going back over time, that our values, even averaging these things together, would render a specific annual percentage, which I believe was 10.9 percent. So when you're dealing with such a large group of items, clearly, there are going to be individual discrepancies. Q And how does multiplying a sample of data that you believe has errors or discrepancies by an appreciation rate resolve those errors or minimize them, in your opinion? MR. PEREZ: Object to the form of the question. Misstates facts not in evidence. A Which data are you referring to? BY MR. ABEL: Q Sure. Is it your opinion that by multiplying the 631,949,458 alleged DIA value by 64.6 percent, that you somehow addressed the errors that you believed existed in the underlying data from the insurance value chart? MR. PEREZ: Object to the form of the question.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q What sample size did you utilize to perform that task? A Oh, I can't recall. Hundreds, I presume. Q You presume or you know? A I believe. Q Who performed that sample test? A We all did it together, the core team. Q Do you have any experience in statistics yourself? A Other than the fact that I took two years of statistics as an undergraduate a long time ago, I don't. Q How many years was that? A Ago? In the '60s. Q Who else on your team had training in statistics? A Rob Leeds of Silar. Q Anyone else? A The team of Silar was comprised of four or five members led by Rob who worked on this. And they definitely have a great deal of experience in statistics.
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Page 278 Page 280 Not particularly. 1 No, I'm getting there. 2 You didn't do any investigation as to 2 Attachment L, you said, right? 3 Silar or Rob Leeds prior litigation history? 3 Q Yes. 4 I did not. 4 I'm there. 5 Did you do anything to determine what the 5 So I'm looking at Page 2 of this 6 error rate in your analysis for Step 3? 6 attachment, the chart entitled "Comparison of 7 I believe Rob did. 7 DIA Insurance Value and VWA Value." 8 What was the error rate that he 8 Correct. 9 determined? 9 That's at the top of the page; is that 10 I would have to look at his notes, what we 10 right? see on the charts are his conclusions. We looked at that before. 11 11 Q 12 Did he have a written work file? 12 Α We did. 0 13 I believe so. 13 Am I correct that in each of the Was that produced in this case? categories for which you include information, 14 14 15 I think all the substantive -- I think he 15 the DIA Insurance Value and the VWA Average 16 had a file as he was going. And then all of Value, the VWA Average Value is higher than the 17 the various charts that were included in this 17 DIA Insurance Value? That is correct. 18 report are his work file. 18 Α 19 Well, did he have a separate work file 19 Am I correct that you assumed that the 20 20 other than the opinions expressed in the difference between the DIA Insurance Value and 21 report? 21 the VWA Average Value is based on; A, the 22 No. I believe anything of substance was 22 difference between insurance value and 23 23 marketable cash value, and also the time frame put in the report. 24 24 in which the DIA insurance value was taken So you believe that somewhere in the 25 report is an indication of the error rate that 25 versus the valuation date of the VWA average Page 279 Page 281 Mr. Leeds' determined with regard to the value? 1 1 methodology in Step 3? That's correct. 3 I would have to look at the -- again, I'm Do you ever assume that perhaps the 3 4 not an expert in statistics, and I would have 4 difference between those two values was simply 5 to look at it. I think there is a because the DIA insurance value was incorrect? 5 6 compensation, but I'm not prepared to answer Simply stated, that we did spot checks and 6 7 7 that at this time. we considered a good deal of the numbers as to 8 If it's not in the report, is it your be credible within the time frame that they 9 opinion that it doesn't exist? 9 were applied to those charts. 10 That's not my opinion. It may. 10 But you don't recall the sample size or 11 If it's not in the report where else would 11 error rate utilized from the methodology? we look to try to determine what that error 12 12 I do not. 13 rate is? 13 Did you apply any supplements or discounts 14 I don't know. I would have to look very 14 to any of the items that you valued with regard closely at his individual numbers to see if 15 15 to Step 3? that's there. But I know he certainly took it 16 16 Α Within Step 3? 17 into consideration in arriving at the final 17 0 Yes. 18 computation numbers. 18 We're talking about the 387 which is the Α In comparing the 387 -- I'm sorry, let's 19 19 base. 20 actually look at your chart, Attachment L, to 20 Other than the sup -- we applied 21 Deposition Exhibit 3. 21 supplements because of the appreciation or the 22 Sure. 22 annualized increase, so that definitely is a 23 If you wouldn't mind flipping there. 23 supplement. 0 24 Α Of course. 24 Anything else? 25 25 At this moment, no, that I can think of. Q Are you there? Α

```
Page 282
                                                                                                              Page 284
 1
               Is there anyplace that you could look at
                                                             1
                                                                 Oceanic and ending with prints, drawings and
 2
          to determine whether or not you applied
                                                             2
                                                                 photographs.
 3
          additional supplements or discounts to the
                                                             3
                                                                      Then these were the average price computed
 4
          items that you valued in Step 3?
                                                             4
                                                                 with the sold rates of the individual objects.
 5
               I don't believe so.
                                                             5
                                                                      We then took into consideration whether
 6
                                                                 there should be a discount or a supplement
               Let's talk about Step 4.
                                                             6
 7
               What did you do for Step 4?
                                                             7
                                                                 based upon our review of individual objects
 8
               Can we take another quick break?
                                                             8
                                                                 within this category compromising the 42,844
          Α
 9
               Sure.
                                                             9
          0
10
               THE VIDEOGRAPHER: Go off the record. The
                                                            10
                                                                      And then if we felt it was necessary, we
          time is 3:35.
                                                                 applied a, either a supplement or discount or
11
                                                            11
12
               (Recess taken.)
                                                            12
                                                                 nothing.
13
               THE VIDEOGRAPHER: We're back on the
                                                            13
                                                                      So in the category of Africa, Oceanic
14
          record. The time is 3:54.
                                                            14
                                                                 Indigenous, we felt that there was a zero
15
     BY MR. ABEL:
                                                            15
                                                                 percent adjustment made for various factors
16
               Good afternoon, Mr. Wiener. Let's talk
                                                            16
                                                                 such as the prominence of the objects in the
          Q
17
          about step four of your methodology.
                                                            17
                                                                 collection, how it might vary from the norm of
18
               What did you do for step four?
                                                            18
                                                                 the objects that would be comprised -- that are
19
               Okay. We took the remaining part of the
                                                            19
                                                                 compromised in the DIA collection and so on.
20
                                                            20
                                                                      So that's reflected in the notes below.
          inventory that had not been accounted for in
21
          steps three, two and one, and then compiled a
                                                            21
                                                                      And so it says average price per
22
          chart that you can see in Attachment M, as in
                                                            22
                                                                 department was calculated based on Christie's
23
                                                            23
                                                                 and Sotheby's 2013 sales figure as detailed in
          Mary.
24
                                                            24
                                                                 Exhibit E of the Artvest report.
               So what you see reflected in this chart
25
          is, on the top line going across -- well, first
                                                            25
                                                                      We relied upon the Artvest report
                                                                                                              Page 285
     of all, we looked at the various categories of
                                                                 transcription of data, which is readily
 1
                                                             1
     art that are sold at auction that had been sold
                                                             2
                                                                 available to anyone. But since Artvest had
 3
     at auction in the calendar year of 2013, when
                                                             3
                                                                 done that, we couldn't see why not to use it,
 4
     we have complete results for a given year. We
                                                             4
                                                                and we took as an extraordinary assumption that
 5
     then compiled an average price for each of the
                                                             5
                                                                 that data was accurately transcribed.
 6
     categories. So what you see on the left is the
                                                             6
                                                                      These prices were then applied linearly
 7
                                                             7
     auction -- auction departments that have the
                                                                 across the applicable DIA departments using
 8
     various sales. So it starts with 19th century
                                                                 averages for instances where multiple
                                                             8
 9
     European, it ends up with South East Asia.
                                                             9
                                                                 departments overlap. You can see that in each
10
          These are kind of areas in which the
                                                            10
                                                                 column when they were multiple departments
                                                                 which I've just explained.
11
     auction houses offer property that is
                                                            11
12
     comparable to the holdings in the DIA
                                                            12
                                                                      Now, four categories of prints, drawings
     collection.
13
                                                            13
                                                                 and photographs, we applied a 10 percent
14
          The auction categories are not the same as
                                                            14
                                                                 discount to account for works by less collected
15
     the categories that are used for the
                                                            15
                                                                 artists, which may be offset by a number of
     classification in the DIA, in which case we
16
                                                            16
                                                                 works of extremely well-known artists, for
     amalgamated the auction categories into the
17
                                                            17
                                                                 example, in the category of photographs. The
18
     categories that are the same as the DIA.
                                                            18
                                                                 DIA has a really prominent collection of
19
                                                            19
          So we have starting with Africa, Oceania
                                                                 photographs.
                                                                      But they also have some sort of -- which I
20
     and Indigenous Americas. And we see it
                                                            20
21
     includes native American or -- I think -- yeah,
                                                            21
                                                                 say, localized interest artists, people from
22
    native American, below that Oceanic, and these
                                                            22
                                                                 the Detroit area. So we took that into
23
     are the average prices that have been obtained
                                                            23
                                                                 consideration and we applied, based upon our
24
     at art for that category. You can see this
                                                            24
                                                                 sampling and based upon our overview of each
25
     done across the board starting with African,
                                                            25
                                                                 category, we applied a 10 percent discount.
```

Then in other categories we applied 2 supplements, considering the high quality of 3 the works of art in that -- in that category. So, for example, an ancient near Eastern 5 and Great Britain Roman art we applied a 25 percent supplement. And the reason given for 6 7 that is because of the verifiable provenance, 8 and the fact that most cases, the object 9 entered the museum prior to the UNESCO 10 convention on cultural property of 1970. In the category of ancient and Islamic art we 11 12 applied a 15 percent supplement because of the 13 strong market interest in this category. In 14 the -- so that's lower. 15 In the category of contemporary art after 16 1950, again, another 15 percent supplement 17 because of the strong market interest in this 18 category. However, the supplement has been

As many people know, this sector of the marketplace is extremely, for lack of a better work, "hot" at the moment, but we decided to be very conservative, thinking that the prices may have, you know, may not be sustainable at such a rapid growth of increase over the years, and

Page 286 1 That is correct.

- 2 Who came up with the amounts of the
- 3 supplements or discounts utilized in step four,

Page 288

Page 289

- 4 the whole committee?
- Well, we discussed it all together, but 5
- 6 ultimately the final decision was mine.
- 7 Do you believe your methodology for step
- 8 four yields accurate results?
- 9 I do.
- 10 Do you have any understanding of what the
- error rate is for that methodology? 11
- 12 I don't think we calculated -- the error
- 13 rate is built into the conservative supplements
- that we took, and also the discounts that we 14
- 15 took.
- 16 0 So what is the error rate given that
- 17 conservative methodology?
- 18 Well, it's reflected in the supplements.
- 19 So you have supplements ranging between
- 20 25 percent, which is the highest, and
- 21 zero percent. And you have discount rate,
- 22
- which would also account for error rate as
- 23 well, between 10 percent and zero percent.
- 24 But you don't know what the error rate,
- 25 the statistical error rate is for this

Page 287

- therefore we put a lower supplement, but
- definitely a supplement, reflecting the high
- 3 quality objects and the curatorial care that
- 4 have gone into selecting these objects.

kept low to be conservative.

19

20

21

22

23

24

25

1

5

17

18

19

2.2

23

Then we have European Modern Art in 1950.

- 6 And we put a 15 percent supplement, because
- 7 this market is very selective and because of
- 8 the strength of the DIA hold in connection this
- 9 category, this is a conservative supplement.
- 10 And then we have European paintings, where we
- 11 only applied a 10 percent supplement, and
- 12 because most of these paintings in this
- category have been valued individually, and the 13
- 14 remaining paintings are less important or
- 15 secondary in nature, and as such we've ascribed
- a conservative supplement. But nonetheless, 16
 - they are extremely strong paintings.

Then in European sculpture and decorative arts, we have a supplement of 15 percent, which

20 is a conservative supplement, because of the 21 large variety of objects within this sector.

So that's, in a nutshell, what we did for this sector.

24 And was this, again, the process of a 25 consensus in the committee at VWA?

methodology? 1

5

- 2 We did not use statistics -- statistic
- methodology for this, other than the process 3
- 4 that I just applied.
 - But -- but there's a big but.
- By taking into consideration the 6
- 7 supplements and the discounts, we accounted for
- what we would perceive would be proper error
- 9 rates, given the quality of the works of art
- 10 and our judgment about the quality of the works
- 11 of art which was done for a fairly large
- 12 sampling.
- What sampling are you referring to? 13 Q
- 14 Our review of the data, which at that
- point had been sorted by Rob Leeds, because we 15
- 16 were given new data by your client.
- And what was the sample size that you 17
- 18 utilized to test your conclusions in step four?
- As I told you, it was fairly large. I 19
- 20 don't have the exact sample size. It was
- 21 hundreds of items within a particular sample
- 22 size.
- You're dealing with a 42,844 piece portion 23
- 24 of the collection, is it your testimony that
- 25 you sampled to determine that was correct only

1	Page 290 by utilizing a couple hundred units?	1	Page 292 A Yes. The reason it's stated very
2		2	clearly in the report, that the we did not
3		3	have insurance values for these 42,844 pieces.
4	Q But you don't know how many totally you utilized for a that size?	4	Q Are you surprised that the DIA would not
5	A No, we didn't keep track.	5	have insurance value for 42,000 pieces, when
6	For example, in photographs, we did easily	6	looking at your average prices, they range
7	2,000.	7	anywhere from 8,166 to over \$500,000 per unit?
8	•	8	MR. PEREZ: Object to the form of the
9	In other categories, maybe a little bit less. But it was fairly large.	9	question. Assumes facts not in evidence.
			-
10		10	A And I don't understand question, to be
11	utilizing these samples in each one of the	11	honest.
12	categories to determine that your conclusions	12	BY MR. ABEL:
13	with accurate?	13	Q Sure.
14	A By looking at various appraised values in	14	Am I correct if you look at the average
15	connection with the average prices that we used	15	price that you determined per unit for some of
16	as a point of departure.	16	these categories like American Art, you
17	Q Are you aware of what types of art the DIA	17	determined that the average price for a piece
18	used to compromise the 42,000 pieces that you	18	of work at the DIA for American Art was
19	valued in step four?	19	\$464,418; is that correct?
20	A I'm not sure we were aware of what that	20	A Give me a moment to check.
21	means.	21	American Art for African American. So I
22	Q Sure.	22	think your number is wrong. But let me just
23	For example, are you aware of how man	23	check it out.
24	pottery shards are included in that	24	So which column, which category are you
25	42,000-piece collection that you valued for	25	Q So I'm looking at American Art in the
		1	
	Page 291	_	Page 293
1	step four?	1	left-hand side by department.
2	<pre>step four? A I can't give you a number off the top of</pre>	1 2	left-hand side by department. American Art
2	step four? A I can't give you a number off the top of my head. But indeed we took all of that into	2 3	left-hand side by department. American Art A That's auction department.
2 3 4	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration.	2 3 4	left-hand side by department. American Art A That's auction department. Q Right.
2 3 4 5	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that?	2 3 4 5	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price
2 3 4 5 6	<pre>step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory.</pre>	2 3 4 5 6	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on
2 3 4 5 6 7	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery	2 3 4 5 6 7	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was
2 3 4 5 6 7 8	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory?	2 3 4 5 6 7 8	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right?
2 3 4 5 6 7 8 9	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we	2 3 4 5 6 7 8	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct.
2 3 4 5 6 7 8 9	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the	2 3 4 5 6 7 8 9	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand
2 3 4 5 6 7 8 9 10 11	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the other objects.	2 3 4 5 6 7 8 9 10	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand side, if you look under American Art before
2 3 4 5 6 7 8 9 10 11 12	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the other objects. Q How about textile fragments; how many	2 3 4 5 6 7 8 9 10 11	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand side, if you look under American Art before 1950 and African American Art
2 3 4 5 6 7 8 9 10 11 12 13	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the other objects. Q How about textile fragments; how many textile fragments were in the 42,000 remaining	2 3 4 5 6 7 8 9 10 11 12	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand side, if you look under American Art before 1950 and African American Art A Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the other objects. Q How about textile fragments; how many textile fragments were in the 42,000 remaining pieces of the DIA?	2 3 4 5 6 7 8 9 10 11 12 13	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand side, if you look under American Art before 1950 and African American Art A Correct. Q you determined that there were 363
2 3 4 5 6 7 8 9 10 11 12 13 14 15	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the other objects. Q How about textile fragments; how many textile fragments were in the 42,000 remaining pieces of the DIA? A Again, I don't have a specific count. We	2 3 4 5 6 7 8 9 10 11 12 13 14	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand side, if you look under American Art before 1950 and African American Art A Correct. Q you determined that there were 363 sorry.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the other objects. Q How about textile fragments; how many textile fragments were in the 42,000 remaining pieces of the DIA? A Again, I don't have a specific count. We took that into consideration.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand side, if you look under American Art before 1950 and African American Art A Correct. Q you determined that there were 363 sorry. How many pieces of art were there in the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the other objects. Q How about textile fragments; how many textile fragments were in the 42,000 remaining pieces of the DIA? A Again, I don't have a specific count. We took that into consideration. Q How did you take it into consideration? A By looking at the volume and contrasting	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand side, if you look under American Art before 1950 and African American Art A Correct. Q you determined that there were 363 sorry. How many pieces of art were there in the collection of the DIA that corresponded to the American Art that you determined was an average
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	step four? A I can't give you a number off the top of my head. But indeed we took all of that into consideration. Q How did you do that? A Simply by examining the inventory. Q Did you do an analysis of how many pottery shards were part of the inventory? A Not specifically with a count, but we looked at it in relation to the strength of the other objects. Q How about textile fragments; how many textile fragments were in the 42,000 remaining pieces of the DIA? A Again, I don't have a specific count. We took that into consideration. Q How did you take it into consideration? A By looking at the volume and contrasting it in other areas in that particular category	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	left-hand side by department. American Art A That's auction department. Q Right. And you determined that the average price for a piece from the auction department on American Art at Christie's or Sotheby's was \$464,418, right? A That's correct. Q And if you can look over to the right-hand side, if you look under American Art before 1950 and African American Art A Correct. Q you determined that there were 363 sorry. How many pieces of art were there in the collection of the DIA that corresponded to the American Art that you determined was an average price of \$464,000?
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Page 294 Page 296 side. So it would be 1,565 times 464,418 categorizations the DIA used, which as I've 2 adding in zero percent; is that right? 2 said earlier, does not necessarily correspond 3 Well, the -- excuse me. 3 to the categories that are used by the auction 4 The total cost would also include Latin 4 5 American Art in that category. So the total 5 What number did you multiply 464,418 by to 6 comes to using the average price for both Latin 6 get 363,407,337? 7 American Art and for -- hang on -- American 7 Unfortunately, I don't have the specific 8 Art, comes to 508,600 -- I'm sorry. 8 number here, but I can gladly supply it at a 9 508,623,227. 9 later date. 10 Okay. Let's break that down. 10 How did you determine what portion of this 11 So explain for me the arithmetic to 11 column that you say is attributable to American 12 determine the value for the American Art 12 Art before 1950 and Latin American Art 13 indicated in the column marked American Art 13 corresponded to the American Art department of before 1950, and African American Art that 14 14 the Sotheby's and Christie's? 15 corresponds to the American Art department at 15 We simply looked at auction catalogs and 16 Sotheby's and Christie's? 16 the holding of DIA and made a determination 17 The total number of objects in that 17 that within those categories the average price 18 particular category, as I've just said, is 18 was a pretty good reflection in what we've seen 19 1,565. 19 in our sampling and review, which is pretty 20 20 We didn't give the total number of objects extensive, I might say. 21 for American Art, per se. But using the 21 And, therefore, we totaled the number of 22 average price from the auction house of 460 --22 pieces by the average price and came up with 23 I'm sorry. It's hard to read the Excel chart. 23 the grand total of 508,623,227, as you see. 24 24 464,418, we came to the total of Okay. So in column -- in the column 25 300,063,407,337 for that particular 25 marked "American Art before 1950" and "African Page 295 Page 297 subcategory, or category, depending upon which American Art," because there are items in there 1 1 one you're viewing. Within the category of -that correspond to the American Art department 3 auction category and the category within the at Christie's/Sotheby's and the Latin American 3 Art department at Christie's/Sotheby's, you 4 DIA holdings, in -- which would compromise of 4 5 American Art before 1950 and African American took the 1,565 item total for that column at 5 6 Art. 6 the DIA, you divided it by two and attributed 7 7 half to American Art and half to Latin How did you determine what percentage of the 1,565 items you attributed to the American American; is that right? 9 Art before 1950 and African American Art 9 No. We didn't do it by two. And I told 10 corresponded to the American Art department at 10 you -- I can supply it later on. 11 Sotheby's and Christie's? 11 We looked at the classifications of the 12 It's Latin American. 12 type of art within that category and came to I'm looking at -- under the column -that determination. And we were pretty good 13 13 Q 14 Α Yeah. But we didn't include African 14 about that. American Art, we included it with American Art. 15 15 Q You're positive you did that, sir? 16 Sorry. 16 I am relatively sure. If you didn't do that, would that be an 17 If you look at the column header, am I 17 18 correct it says, American Art before 1950 and 18 error in your methodology? 19 African American Art? 19 Perhaps. 20 Right. 20 MR. ABEL: Let's take a break. 21 That's the categorization that DIA used, 21 THE VIDEOGRAPHER: Let's take a quick 22 and it's normally both -- American and African 22 break. The time is 4:16. 23 American Art or generally sold together in the 23 (Recess taken.) 24 American Art category. 24 THE VIDEOGRAPHER: Back on the record. 25 We used simply, to be consistent, the 25 The time is 4:22.

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1	BY MR. ABEL:	1	relatively high-end works of art, of coming up
2	Q Mr. Wiener, you mentioned you believe some	2	with an individual valuation for a specific
3	sampling had been done to test of the accuracy	3	artwork one after another.
4	of step four.	4	Q Am I correct that step four, in your
5	Do you know who performed that sampling.	5	belief or opinion, is potentially less accurate
6	A We all did as a committee.	6	a methodology for valuing the art in steps two
7	Q And do you know what kind of statistical	7	and three?
8	sampling had been performed?	8	A I think that no, you are not correct.
9	A We performed a sampling for the quality of	9	I think that step four is correct within
10	work in the DIA holdings.	10	the parameters stated of step four.
11	Q And who determined that the sampling you	11	Q And my question for you is: If that's
12	did was statistically significance, if anyone?	12	correct, why not utilize the methodology in
13	A We all determined together.	13	step four instead of two and three?
14	Q Did any one of you have a background in	14	Why use three separate methodologies to
15	determining the significance of sampling	15	review three different pieces of the collection
16	utilizing statistics?	16	instead of one that you believe was accurate?
17	A We all have a background in art. And we	17	MR. PEREZ: Objection to the form of
18	looked at the quality of the art as I	18	question. It's been asked and answered, and it
19	testified.	19	assumes facts not in evidence.
20	Q And was was Mr. Leeds involved in that	20	BY MR. ABEL:
21	process at all?	21	Q You can answer.
22	A Mr. Leeds helped us compromise the	22	A Because the methodology used in step one,
23	document.	23	and then again in step two, basically was
24	Q Did Mr. Leeds determine what size a sample	24	focused on high-end works of art, which most
25	you needed to do to make sure your sample was	25	likely with some anomalies, most likely
	Page 299		Page 301
1	Page 299 statistically significant?	1	Page 301 require closer examination than one sees in the
1 2		1 2	•
	statistically significant?		require closer examination than one sees in the
2	statistically significant? A He did not.	2	require closer examination than one sees in the example used in step four.
2 3	statistically significant? A He did not. Q Do you believe your methodology in step four yielded accurate results? A I did.	2 3	require closer examination than one sees in the example used in step four. Q So is it your opinion that the examples
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	statistically significant? A He did not. Q Do you believe your methodology in step four yielded accurate results? A I did. Q Why then didn't you just use the methodology in step four to value the entire DIA collection? A For the reasons I've stated earlier, that, first of all, looking at individual works of art and coming up with a specific value for each one is definitely one step that one should take, and we did as many as we could. We then had to look at the remainder of the DIA works and come up with a methodology that would yield meaningful and still conservative results. Q If you believe that step four is a methodology that yield meaningful and conservative results, why not utilize step four instead of steps two and three? A Very simple.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	require closer examination than one sees in the example used in step four. Q So is it your opinion that the examplessorry, that the sample valued in step four were not the high-end pieces of the DIA collection? A In many cases they were not. Q Did you do anything to determine how the sample that you valued for step four corresponded to the overall sample of the DIA collection in toto? A I don't understand the question. Q Sure. Did you let me try to rephrase it for you. Did you do anything to determine how the DIA collection that you valued for step four corresponded to the overall DIA collection in terms of value? A The again, the question of the overall value of the DIA collection, one can see in the value that is ascribed to step four and contrast it to the overall valuation plan, if I

	Page 302		Page 304
1	Am I correct that you didn't value the	1	Q So the items that you were valuing in step
2	what you previously valued. Take a step back.	2	four were the items that, at least to your
3	You previously valued the high-end items	3	knowledge, no one at the DIA or any of the
4	from the DIA collection in step one, correct?	4	experts in this case were valuable enough to
5	A Correct.	5	independently value for a charter report,
6	Q And in step two, you valued other	6	right?
7	high-valued works that were valued by	7	MR. PEREZ: Object to the question.
8	third-party appraisers, correct?	8	Assumes facts not in evidence.
9	A That's correct, for the most part.	9	A And I disagree.
10	Q So the top 1,000 pieces in the DIA	10	BY MR. ABEL:
11	collection, in terms of high value, were not	11	Q Could you have utilized step four to value
12	valued in step four; is that right?	12	the items in step three and step two?
13	A They were removed from the account,	13	MR. PEREZ: Object to the question. Asked
14	correct.	14	and answered.
15	Q And all of the other items that the DIA	15	BY MR. ABEL:
16	itself determined were valuable enough to	16	Q You can answer.
17	provide a valuation in the insurance value	17	A One can utilize anything. Whether it's
18	chart were valued in step three, correct?	18	considered to be appropriate enough, given the
19	A That's correct.	19	circumstances, is another question and another
20	MR. PEREZ: Object to the question.	20	determination.
21	Assumes facts not in evidence.	21	Q Did you do anything to determine whether
22	Q And you didn't include any of the almost	22	or not your methodology in step four was more
23	17,000 pieces of art that were independently	23	accurate than step methodology you utilized
24	valued for steps 1, 2 and 3 in your valuation	24	in step two and three?
25	of step four; is that right?	25	A "More accurate," I don't think is the
	Page 303		Page 305
1	A That is correct.	1	correct term.
1 2	A That is correct. Q And the total number of units you valued	1 2	_
			correct term.
2	Q And the total number of units you valued	2	correct term. It was different given the volume and the
2 3	Q And the total number of units you valued was 60,000, right?	2 3	correct term. It was different given the volume and the profile of the pieces.
2 3 4	Q And the total number of units you valued was 60,000, right? A The total number of the DIA collection,	2 3 4	correct term. It was different given the volume and the profile of the pieces. Q Did you do anything to determine whether the results of your methodology utilized in step four produced more accurate valuation
2 3 4 5	Q And the total number of units you valued was 60,000, right? A The total number of the DIA collection, 60,225.	2 3 4 5	correct term. It was different given the volume and the profile of the pieces. Q Did you do anything to determine whether the results of your methodology utilized in
2 3 4 5 6 7 8	Q And the total number of units you valued was 60,000, right? A The total number of the DIA collection, 60,225. Q So approximately one-third of the, potentially the highest value art in the DIA was not part of the sample size that you	2 3 4 5 6 7 8	correct term. It was different given the volume and the profile of the pieces. Q Did you do anything to determine whether the results of your methodology utilized in step four produced more accurate valuation results than the methodology used for step two and three?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q And the total number of units you valued was 60,000, right? A The total number of the DIA collection, 60,225. Q So approximately one-third of the, potentially the highest value art in the DIA was not part of the sample size that you analyzed utilizing step four; is that right? A The 16,000 plus 1,000 other pieces, making 17,000, were not included in the 42,844 that were included in step four. Q And that 17,000 was comprised of those items that had already been valued because you determined that they were high value or someone else determined that they were high value, or that the DIA put on a list indicating some value for it? A That is correct. That's for 17,000-some odd pieces. Q And that's about a third of the total collection, right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Correct term. It was different given the volume and the profile of the pieces. Q Did you do anything to determine whether the results of your methodology utilized in step four produced more accurate valuation results than the methodology used for step two and three? MR. PEREZ: Object to the form of the question. Asked and answered. A We within the parameters of step four, we considered our conclusions accurate. BY MR. ABEL: Q Did you consider your conclusions accurate within the greater parameters of the assignment? MR. PEREZ: Object to the form of the question. A Did I consider the conclusions reached as accurate within the greater parameters of the collection; is that right, the question? BY MR. ABEL:
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Page 308 Page 306 for step four were accurate with regard to the 1 Α 2 parameters utilized for that step. 2 So what did you do that was similar to 3 And my question for you is: Were the --3 your methodology for step four in valuing those 4 was the step four methodology and the results 4 20,000 pieces? 5 from that methodology correct in conjunction 5 Δ We divided the art into categories. 6 with the parameters for the entire engagements 6 And is that the only similarity between 7 to value a DIA collection? 7 what you did in regard to this engagement for 8 The parameters of the entire -- I believe 8 step four and what you did with regard to that 9 that the parameters that we used for valuation 9 other engagement for 20,000 pieces? 10 of the entire DIA collection were correct and 10 At this moment, that's what I can recall. accurate. You could have divided the DIA collection 11 11 12 Did you consider any other methodology in 12 into categories and utilized some other sample 0 13 appraising the items that you appraised in step 13 other than at Christie's and Sotheby's to 14 four? 14 compare it to, couldn't you have? 15 We considered this to be the most 15 I wouldn't know what other sample to use. 16 appropriate methodology to be used. 16 Am I correct, as we discussed before, that 17 Did you consider any other methodology to 17 using a comparable market analysis, you need to 18 appraise those 42,000-some items? 18 compare your subject to a target collection or 19 No, we didn't look at any alternative 19 item for comparison purposes; is that right? 20 20 methodology because I didn't think there was I don't know what the word "target" means 21 any viable alternative to be used. 21 in this context. 22 Did you look at the literature in the 22 Sure. Am I correct that utilizing the 23 23 valuation industry or profession to determine comparable market approach here, what you would 24 whether or not there was any recognized do is you'd look at the collection contained in 24 25 methodology for valuing 42,000 pieces of the 25 one of the DIA departments and look at a Page 307 Page 309 type you valued in step four? comparable department at some other location to 1 1 2 Works of art? see if they were the same or different? Α 3 Yes. 3 That's what we did. Q 4 Is that the question? 4 To the extent that they were different, 5 you make adjustments to the subject property to There is no literature. 5 6 try to figure out what the price would be on Were you aware of any discussions in 6 7 7 the comparison basis; is that right? classes or conferences of how to value a collection of 42,000 pieces of art of the type That is correct. 8 9 that you valued in step four? 9 How did you -- sorry. 10 To my knowledge, there has been no 10 So for example, looking at the American 11 seminars or discussions on the valuation of 11 Art column, your comparison here was, you 12 42,000 diverse works of art. looked at the DIA's collection of American Art 12 and you compared it to the Christie's. 13 Have you ever in your profession ever 13 14 utilized the methodology described in step four 14 Sotheby's, collection of the American Art that 15 to value any number of art or any size 15 they sold in 2013; is that right? 16 collection? 16 That's correct. How were they similar, the DIA collection 17 Α Not specifically like this. 17 18 What do you mean? 18 of American Art and the Sotheby's collection of 0 19 Meaning that when we valued 20,000 pieces, 19 American Art that they sold in 2013? we applied, possibly, an analogous methodology. There were major points of similarity: 2.0 20 21 Let's talk about that. 21 The type of art, the subjects, the artists, the 22 When you valued those 20,000 pieces for 22 sizes, the media, many different points of 23 the unknown artist, did you do a comparison to 23 similarity. 24 the departments at Sotheby's and Christie's to 24 And how did they differ, sir? 25 determine an average price per piece? 25 In this particular case, we're talking Α

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Page 310
                                                                                                              Page 312
 1
          about American Art before 1950 and African
                                                                 because for the simple reason that information
 2
          American Art, they were quite similar, and that
                                                             2
                                                                 is never given.
 3
          is, therefore, reflected in the zero percent
                                                             3
                                                                      Did you do any independent determination
 4
          neither supplement nor discount.
                                                             4
                                                                 to determine what percentage of the DIA's
 5
               Did you review the Sotheby's/Christie's
                                                             5
                                                                 American art collection was valued under $5,000
 6
          list of American Art?
                                                                 or should be valued under $5,000 in your
 7
                                                                 opinion?
               We reviewed catalogs, of course.
                                                             7
 8
               I'm asking you.
                                                             8
                                                                      We looked at the quality of the art and
9
              Did you review it?
                                                             9
                                                                 came to some type -- not some type, came to a
10
              Personally?
                                                            10
                                                                 valuation conclusion reflected in the reliance
          Α
                                                                 upon the auction sale averages.
11
          Q
              Yes.
                                                            11
12
              Over time, I have.
                                                            12
                                                                      I'm not asking you what your ultimate
          Α
13
              And did you make a specific determination
                                                            13
                                                                 conclusion was from your analysis.
                                                                      I'm asking you: Before you made the
14
          that they were so similar, that the DIA
                                                            14
15
          collection of American Art was so similar to
                                                            15
                                                                 determination that it was proper to compare the
16
          the total sale volume of the 2013 art for the
                                                            16
                                                                 DIA, for example, American art collection, to
17
          Christie's/Sotheby's collections, that you
                                                            17
                                                                 the Sotheby's total sale of art in the American
18
          didn't have to make any adjustment to match
                                                            18
                                                                 Art department for 2013, what did you do to
19
          them up in a comparison examination?
                                                            19
                                                                 determine that they were equal samples, that
20
              MR. PEREZ: Object to the form of the
                                                            20
                                                                 you could make that comparison?
21
          question.
                                                            21
                                                                      MR. PEREZ: Objection to the form of the
22
     BY MR. ABEL:
                                                            22
                                                                 question.
23
                                                            23
          Q
               You can answer.
                                                                      We looked at the quality of the pieces in
24
         Α
                                                            24
                                                                 the DIA, as evidenced in the photographs that
               Sure.
25
               I'm totally cognizant what takes place in
                                                            25
                                                                 we were given for this particular sector.
                                                 Page 311
                                                                                                              Page 313
     the sale. I appraise this property all the
                                                             1
                                                                      we also compared it to the auction catalogs
1
     time. And on the basis of that and in
                                                             2
                                                                      within that particular sector.
 3
                                                                 BY MR. ABEL:
     comparison with the works of art that would
                                                             3
 4
    comprise that category among the 42,000, I
                                                             4
                                                                      Q
                                                                           And who is we? Who did that?
 5
    believe that the zero percentage, neither for
                                                             5
                                                                           The inner committee, which we discussed it
 6
    discount or supplement is correct and accurate,
                                                             6
                                                                      at great length.
 7
                                                             7
    if not conservative.
                                                                           And what did you do before comparing the
 8
          What percentage of the DIA collection of
                                                             8
                                                                      DIA American Art sample to the
 9
    American art was gathered or collected for
                                                             9
                                                                      Sotheby's/Christie's sample to determine what
10
    academic or scholarly purposes?
                                                            10
                                                                      percentage of the DIA sample was comprised of
          I was not given that type of curatorial
11
                                                            11
                                                                      goods under $5,000 or art under $5,000?
12
    determination, nor is it included on the data
                                                                           We did -- we looked at the entirety of the
                                                            12
    sheets that was supplied, so I couldn't answer
                                                            13
                                                                      collection, and I wouldn't say before, it was
13
14
     that question.
                                                            14
                                                                      generally done while we were doing the
15
                                                                      valuation.
          What percentage of the DIA or Sotheby's
                                                            15
    collection for the 2013 of items sold in the
16
                                                            16
                                                                           So am I correct that you assumed that the
    American Art department related to scholarly or
17
                                                            17
                                                                      American Art collection at the DIA was
18
    academic pieces?
                                                            18
                                                                      equivalent to the Sotheby's/Christie's Art
                                                            19
                                                                      department sales for 2013 for the American Art
19
          The -- again, the offerings at auction
20
    sale are extremely varied, and I don't know the
                                                            20
                                                                      department --
21
    motivation of the individual consignors,
                                                            21
                                                                           MR. PEREZ: Object to the form of the
22
                                                            2.2
    whether they viewed these pieces as academic,
                                                                      question.
23
    or whether they viewed them in some other way,
                                                            23
                                                                 BY MR. ABEL:
24
    nor do I think could anyone make that
                                                            24
                                                                      Q
                                                                           -- as part of your methodology?
25
    determination based upon auction catalogs
                                                            25
                                                                           MR. PEREZ: Assumes facts not in evidence.
```

Page 314 Page 316 1 Go ahead. All the adjustments that were applied and 2 We made that determination. the reasons behind it were listed below. Α 3 BY MR. ABEL: 3 Am I correct that Sotheby's sells works of 4 And did you make that determination before 4 art at over a million dollars? 5 or after you decided to use this methodology 5 Δ Yes 6 that you detailed in step four to compare the 6 Do you know what percentage of the works 7 DIA collection to Sotheby's and Christie's? 7 that Sotheby's and Christie's sell are over a 8 During the process of making this 8 million dollars? 9 determination. 9 In toto? 10 Didn't you think it was important to 10 Q Yes. 11 determine whether or not Sotheby's and 11 Α I don't have those figures at hand. 12 Christie's was an adequate comparable to the 12 Did you look at those figures in forming 13 DIA collection before utilizing it as a your opinions in this case? 13 14 comparable? 14 There was no point in looking at the total 15 More or less I knew what the quality of 15 number in all categories that they sold over a 16 the sales were. I looked at the DIA holdings. million dollars. We looked at individual 17 And we simply came up with that conclusion, 17 sectors. 18 that it was appropriate to use that category 18 Okay. In the individual sectors that you 0 19 without adjustment of a supplement up or a 19 looked at for Sotheby's and Christie's, do you 20 20 supplement down the way we did in other know how many sales they have over a million sectors. 21 21 dollars? 22 Does your work file show what data you 22 Generally speaking, yes. 23 utilized from the DIA collection or the 23 And is that information contained in your 24 Christie's/Sotheby's collection to make a 24 work file? 25 determination that in each of the cases you 25 Α That information is contained in the work Page 315 Page 317 identified, that the DIA collection, as file. 1 1 separated out in your chart, Attachment M was 2 Did you do anything to exclude those sales 3 equivalent to a department at of over a million dollars from your comparison 3 4 Christie's/Sotheby's for sales in 2013? 4 between the DIA's collection and the 5 Sotheby's/Christie's collection for purposes of 6 That's in your electronic work file? Q 6 looking at value in step four? 7 7 That is in the electronic work file, yes. We thought that -- no, we didn't. We did 8 And the electronic work file shows the not exclude any of the individual sales at 9 sample sizes that you utilized to make that 9 Sotheby's or Christie's. comparison? 10 10 So you excluded the top, potentially the 11 We did not record sample sizes. 11 top one-third of the DIA collections artwork by 12 Does the work file show what led to you 12 value but you included the top one-third of the believe that the DIA -- sorry, that the 13 13 Sotheby's/Christie's collection by value; isn't 14 Sotheby's/Christie's department sales 14 that right? 15 information for 2013 was comparable to each one 15 Α Correct. 16 of the departments at the DIA? 16 Did you do anything to compare the results 17 As listed, yes. 17 of your conclusions in step four to the results 18 Other than the adjustments that you 18 of your conclusions in steps one, two and 19 indicate that you made under the supplements 19 three? 20 column -- sorry, supplement bullet at the 2.0 Α I don't quite understand the question. 21 bottom of this chart, were there any other 21 22 22 adjustments that you made in order to be able If I were to take a piece of, for example, 23 to compare accurately the DIA collection, per 23 Old Masters artwork that you valued, let's say 24 department, with the Sotheby's/Christie's 24 the Bruegel. 25 department, collection per department? 25 Is that an Old Master?

```
Page 318
                                                                                                              Page 320
     Α
          That's Old Master.
                                                                 random unattributed piece of Native American
 2
          And if I were to use step four to value
                                                             2
                                                                 art is not worth $31,113?
 3
     the Bruegel, for example, am I correct that I
                                                             3
                                                                      That's correct.
     would value that at $294,186?
 4
                                                                       If we utilize your step four methodology
 5
          Well, if you look at the category for Old
                                                             5
                                                                 to value that random piece of unattributed
 6
     Master, you will see that there is a note that
                                                             6
                                                                 Native American art, you would value it at
 7
     said that we -- it's under European painting,
                                                             7
                                                                 $31,114, wouldn't you, sir?
 8
     that we only used a 10 percent increment
                                                             8
                                                                      Yes.
 9
     because most of the paintings in this category
                                                             9
                                                                      Step four mass appraisal?
10
     have been valued individually, and the
                                                            10
11
     remaining paintings are less important, and as
                                                            11
                                                                      What transaction cost did you apply --
12
     such we have ascribed a conservative
                                                            12
                                                                      Well, I retract that statement -- step --
                                                                 Α
13
     supplement.
                                                            13
                                                                 well, no, step one is not a mass appraisal.
14
          Let me make it easier then.
                                                            14
                                                                       Is step four a mass appraisal?
15
          In your understanding, what's the most
                                                            15
                                                                      Step four, no.
16
     available piece of American Art at the DIA?
                                                            16
                                                                      What transaction costs did you apply, if
17
          Probably the Cotopaxie, which is by
                                                            17
                                                                 any, for determining marketable cash value in
18
                                                            18
                                                                 step four?
     Church.
19
          And what do you believe that should be
                                                            19
                                                                      We factored that into the percentage
20
     valued at?
                                                            20
                                                                 supplements up and down.
21
          If my memory serves me right, we ascribed
                                                            21
                                                                       Is there any way to determine what
2.2
     $75 million to it.
                                                            22
                                                                 percentage of those supplements or discounts
23
          Utilizing your step four to value that
                                                            23
                                                                 were comprised of the transaction cost?
     piece, am I correct that you'd value that at
                                                            24
                                                                       In each individual category?
24
                                                                 Α
25
     $464,418?
                                                            25
                                                                 0
                                                 Page 319
                                                                                                              Page 321
 1
               No, because we removed it from the
                                                             1
                                                                 Δ
                                                                      Yes
 2
                                                                      How do I do that?
                                                             2
 3
               If we were to use the methodology in step
                                                                      Well, as said below, that in the
                                                             3
 4
          four to value that piece of art -- I'm not
                                                             4
                                                                 categories where there are supplements, that we
 5
          asking what you did, if you were to use the
                                                             5
                                                                 used conservative values.
 6
          methodology to value that piece of art, you
                                                             6
                                                                       So in many of these categories where there
 7
                                                             7
                                                                 would be supplements, the -- had we not used
          would value it at $464,418, wouldn't you, sir?
               MR. PEREZ: Object to the form the
                                                                 marketable cash value, which takes into
 8
 9
          question. It's been asked and answered.
                                                             9
                                                                 consideration transaction costs, the actual
10
               It would be an inappropriate methodology.
                                                            10
                                                                 supplement would be higher.
11
          I wouldn't use it.
                                                            11
                                                                      Let's make it easier.
12
     BY MR. ABEL:
                                                            12
                                                                      How can I identify specifically what
13
                                                            13
                                                                 transaction costs you took into account in
          Q
               Exactly.
14
               And isn't it also equally inappropriate as
                                                            14
                                                                 calculating marketable cash value for step
15
          methodology to value pottery shards
                                                            15
                                                                 four?
16
          utilizing -- let me take a step back.
                                                            16
                                                                      Very simple.
17
               What department at Sotheby's/Christie's
                                                            17
                                                                       The -- by seeing the reflection in the
18
          would you say corresponds to pottery shards in
                                                            18
                                                                 percentages applied up or down.
19
          the DIA collection?
                                                            19
                                                                       Is that in your work file somewhere, the
20
          Α
               Depends on the type of pottery shards.
                                                            20
                                                                 mathematical calculation that you did to be
21
               Let's say Native American pottery shards.
                                                            21
                                                                 able to determine the transaction costs
2.2
          Α
               It would be in Native American Art.
                                                            22
                                                                 applicable to each one of these departments in
23
          Q
               That's row 16?
                                                            23
                                                                 the DIA in step four?
24
          Α
               Correct.
                                                            24
                                                                       It's reflected in the percentages applied.
25
                                                            25
                                                                       Other than the percentages -- other than
          Q
               And wouldn't you agree with me that a
                                                                 Q
```

Page 322 Page 324 1 being implicit in the percentages applied in 1 An extraordinary assumption as defined by 2 step four, is there any way to determine 2 USPAP is an assumption that one takes as true 3 mathematically what the specific or exact 3 and correct. But if upon further review, it 4 transaction cost you utilized to determine 4 turns out not to be the case, the appraiser may 5 marketable cash value was for any of these? 5 be obliged to reconsider one's valuation 6 As I say, it's implicit. 6 conclusion. 7 To get to the \$8.5 billion total valuation 7 Under what circumstances is an appraiser 8 for the DIA collection, did you simply add the 8 potentially obliged to reconsider his facts and 9 results of step one through four? 9 appraisal if he finds out that assumption is 10 10 wrong? If, for example, it was considered to be 11 Did you consider whether the value would 11 Α 12 change if you added the different pieces 12 totally authentic at the time, it was doubted 13 analyzed in steps one through four? 13 at a later stage, one may go back to reexamine it and see it that affects value as of the 14 I don't understand the question. 14 15 Sure. 15 effective date of valuation. 16 Did you analyze the effect of the value of 16 Any other examples? 17 on the assemblage of the different pieces on 17 Same thing with clear title. Α 18 steps one through four? 18 If it turns out that the work of art that 19 MR. PEREZ: Objection to the question 19 was reported as being owned by a collector 20 20 turns out to have a claim of being stolen, then form. 21 Δ That's inherent in steps one through four. 21 one may be obliged to go back and reconsider 22 BY MR. ABEL: 2.2 that the value has been affected. 23 Am I correct that USPAP actually requires 23 What if a piece of art is subject to an 24 you, when you're examining the effects of encumbrance that prevents its sale, and your 24 25 assemblage of different methodologies or 25 valuation is for purposes of determining sale, Page 323 Page 325 different pieces of the collection, to make an 1 is that one of those circumstances where you'd 1 2 independent determination as to whether or not 2 have to go back and redo your opinion? 3 the assemblage changes the overall value? 3 Depends upon the specific circumstances. 4 USPAP in standard six states that the 4 What circumstances does it depend on? 5 appraiser has to consider that. 5 MR. PEREZ: Object to the form of the 6 6 Q And did you do that? question. 7 7 Α Yes. I think you're asking me to construct a 8 Where in your report does it indicate that 8 hypothetical that I'm not prepared to 9 9 construct. you did that? 10 In the section concerning the application 10 I think that all of these determinations 11 of blockage discount, I think it's clearly 11 are dependent upon specific fact patterns as of 12 12 the date in which a value is being ascribed. I stated. 13 would need to know the fact pattern. 13 And your opinion was that a blockage 0 14 discount is not appropriate in this case 14 BY MR. ABEL: 15 because you believe that the DIA collection 15 Am I correct that one of the extraordinary 16 would be sold in an orderly manner? 16 assumptions that you made in this case was that 17 That is correct. No, well -- sold in the 17 none of the artwork held by -- in the DIA 18 manner described within the text. 18 collection were subject to encumbrances that And if the DIA collection was not sold in 19 19 would prevent their sale? 20 an orderly manner, your assumption that no 2.0 That's correct. 21 blockage discount would be appropriate would be 21 I -- let me check my report. I believe 22 wrong, correct? 22 that's correct. 23 23 Depends on the circumstances. I can't (Deposition Exhibit 8, Supplemental Α 24 make that determination now. 24 Receipt and Commitment, marked for 25 What's an extraordinary assumption, sir? 25 identification as of this date.)

Page 326 Page 328 BY MR. ABEL: not. It's certainly included in the gift, 2 whether that qualify as an encumbrance I'm I'm showing a document marked deposition 2 3 Exhibit 8? 3 really not competent to determine. 4 MR. PEREZ: A? 4 Well, am I correct that you assumed as 5 MR. ABEL: 8. 5 part of this case that there were no 6 BY MR. ABEL: 6 encumbrances on any of the DIA collection; is 7 Have you ever seen this document before? 7 that right? 8 I have not. 8 That is what is stated in my report. Α 9 I represent to you this was produced in 9 Does this document cause you to doubt that 10 this action. This is a supplemental receipt 10 assumption that you included in your report? and commitment by the Founder Society of DIA 11 11 12 with regard to the receipt of certain art 12 What would you need to do in order to Q 13 assets from the Tannerhill Estate. doubt the assumption in your report, having 13 read this document? 14 Do you recall the name Tannerhill in going 14 15 through the documents showing the inventory of 15 I would -- I would need some type of legal 16 the DIA collection? determination. 17 I do. 17 And if the assumption was in fact 18 Do you know what percentage of the DIA 18 incorrect and there were encumbrances on the 19 collection is comprised by Tannerhill art DIA collection, would that increase or decrease 19 20 its value? 20 pieces? 21 I do not. 21 Δ What type of encumbrances? Δ 22 Take a look at Page 2 of Exhibit 8. 22 An encumbrance that prevents the sale of 23 Item 2 in the middle of the page reads 23 the DIA collection or a piece of it thereof? The value would remain the same, whether 24 that the Arts Commission and the Founders 24 25 society, Detroit Institute of Arts, hereby 25 the art could be sold or not is another story. Page 327 Page 329 agree that the collection described in Exhibit In your opinion, do encumbrances usually 1 1 A attached hereto --2 increase or decrease the value of a collection? 3 3 The values remain the same. I'm sorry, I'm not. Middle of the page. 4 4 Encumbrances -- depending upon what the 0 5 5 specific encumbrances are, basically determine Α Of page? 6 whether the piece can be sold or not, but the Q Two. 6 7 7 I was on the wrong page. Sorry. value is the same. Α 8 Q It reads -- you see where I'm referring 8 So if an encumbrance prevents a piece of 9 9 art from being sold, wouldn't you agree with me to? 10 Α I do. 10 that the marketable cash value is zero? 11 "The Arts Commission, The Founders Society 11 Then the -- no. Detroit Institute of Arts hereby agrees that 12 12 The marketable cash value is what it is. the collection described in Exhibit A attached 13 13 Whether the piece can be sold or not is another 14 hereto in toto will be permanently retained 14 story. 15 with the Detroit Institute of Arts with no 15 Q You've never opined before that where 16 right of reservation on the part of either of 16 contracts or law prevent a piece of art from being sold renders its value zero? 17 them or the City of Detroit at any time to sell 17 18 or otherwise depose of said collection or any 18 Have I opined in a report, according to 19 part therefore." 19 the verbiage that you have just ascribed or 20 You see that? 20 whatever. 21 That's correct. 21 Sure. Let's rephrase it. 22 Is that an encumbrance that you were 22 Have you ever opined that where a piece of art cannot be sold for some reason that its 23 referring to earlier to the art in question? 23 24 This is a legal determination, that I 24 value is essentially zero? 25 don't know whether it was an encumbrance or 25 No, I've never written that in my report.

```
Page 330
                                                                                                              Page 332
 1
               (Deposition Exhibit 9, Article Entitled
                                                                 in the committee?
 2
          "Unique Aspects of Appraising Large Scale Art,"
                                                             2
                                                                      Yes, I do.
 3
          marked for identification as of this date.)
                                                             3
                                                                      The -- there were two issues.
 4
     BY MR. ABEL:
                                                             4
                                                                      You want me to state them?
 5
               I'm showing you a document that's been
                                                             5
                                                                      Did someone on the committee opine that
 6
         marked Exhibit 9.
                                                             6
                                                                 the Diego Rivera mural could be removed?
 7
               Is this an article that you wrote entitled
                                                             7
                                                                 Α
                                                                      Yes.
 8
          "Unique Aspects of Appraising Large Scale Art"?
                                                             8
                                                                      Who in the committee opined it could be
9
               It is.
                                                             9
                                                                 successfully removed?
10
               Do you know when you wrote this?
                                                            10
                                                                       I think that was decided on consensus.
                                                                      Who in the committee has experience in
11
               I believe it was close to ten years ago,
                                                            11
12
          but I'm not 100 percent certain since it's not
                                                                 removing large scale frescoes?
                                                            12
13
                                                            13
                                                                       In removing large scale frescoes?
14
               And do you recall a dispute with regard to
                                                                      Yeah.
                                                            14
15
          the disposition of the Tiffany Dream Garden?
                                                            15
                                                                      That would mean that you would be directly
16
               That is correct.
                                                                 involved with removing the frescoes themselves,
17
               Am I correct that as part of that dispute,
                                                            17
                                                                 or with the fact that frescoes could be
18
          the original -- one of the owners of the dream
                                                            18
                                                                 removed.
19
          garden wanted to sell the dream garden mosaic
                                                            19
                                                                      Am I correct that one of the extraordinary
20
          and one was unable to because there were
                                                            20
                                                                 assumptions in your report was that the Diego
21
          landmark hearings that prevented the sale?
                                                            21
                                                                 Rivera mural Detroit Industry can be removed
22
               That's correct.
                                                            22
                                                                 successfully?
23
               And am I correct, looking at Page 80, the
                                                                       That is correct, I believe. I will check
                                                            23
24
          first full paragraph, you wrote in the second
                                                            24
                                                                 my report to make sure it's written.
25
          sentence, "In point of fact during this period
                                                            25
                                                                 Q
                                                                      Looking at Page 14.
                                                                                                              Page 333
     the value of mosaic had changed from 10 million
1
                                                             1
                                                                 Α
                                                                      Thank you.
     or more which was a demonstrable value prior to
                                                                      Extraordinary Assumption 3.
                                                             2
                                                                 Q
 3
    the landmark hearings to virtually zero while
                                                             3
                                                                 Α
                                                                      Yes.
 4
    the legal deliberations continued?
                                                             4
                                                                      Okay. And who in your committee -- who in
 5
                                                                 your team, had experience in the removal of
         That's correct.
                                                             5
 6
         Let's talk about another Fresco, the
                                                             6
                                                                 large scale frescoes?
 7
                                                             7
    Rivera Fresco.
                                                                      When you say "experience," what exactly do
 8
         Are you aware of the Rivera Fresco of the
                                                             8
                                                                 you mean?
 9
    DIA?
                                                             9
                                                                      Let's make it easier.
10
         Am I aware of it?
                                                            10
                                                                      Has anyone in your team at VWA ever been
    Α
11
    Q
          Yes.
                                                            11
                                                                 involved in the removal of a large scale Fresco
12
                                                                 before?
          Is that the question?
                                                            12
13
                                                            13
                                                                      An active participant in the removal?
          Yes.
                                                                 Α
14
    Q
         What is its name?
                                                            14
                                                                       Either actually removing the large scale
15
    Α
         What is the name of the Fresco?
                                                            15
                                                                 Fresco or advising someone else on removing the
16
                                                                 large scale Fresco?
    0
         Yes.
                                                            16
          It is called "The Power of Industry."
17
                                                            17
                                                                      On having knowledge of removal of a large
18
         Did you discuss of the removal of the
                                                            18
                                                                 scale Fresco.
19
    Diego Fresco with anyone?
                                                            19
                                                                      No, experience.
                                                                       So either consulted on the removal or
2.0
    Α
         Did I discuss it with anyone?
                                                            20
21
                                                            21
                                                                 actually removed it; anyone on your team have
22
          I opined on the fact whether it could be
                                                            22
                                                                 that kind of experience?
23
    removed or not. So we discussed it in
                                                            23
                                                                      Fresco, no; Mosaic, yes.
                                                                 Α
24
    committee.
                                                            24
                                                                      Who on your team had experience with
25
          And do you recall what that discussion was
                                                            25
                                                                 removal of large scale Mosaic?
    0
```

	Page 334		Page 336
1	A I am the person.	1	along one of the parts; is that right?
2	Q You?	2	A No.
3	A Yes.	3	Q Well, what did you do to make the
4	Q What large scale mosaics have you been	4	determination as to how you could remove the
5	involved in the removal of?	5	Diego Rivera Fresco without damaging it?
6	A I opined on the possibility of removing	6	A I compared it to my knowledge of how other
7	the Dream Garden Mosaic in Philadelphia.	7	frescoes have been removed in various
8	Q Is that the only large scale Mosaic or	8	structures.
9	Fresco you've been involved in the removal of?	9	Q Is it your opinion that you take the
10	A Personally, but that depended upon	10	entire wall on which the Fresco is situated and
11	knowledge and analysis of the Tiffany Mosaics	11	remove it in toto?
12	that had been removed.	12	A Possibly. You take a strata of the wall.
13	Q Am I correct that the Dream Garden Mosaic	13	Q What does that mean?
14	in Philadelphia was originally designed for the	14	A Strata is exactly what strata means. It
15	World Fair as being a from its inception a	15	means a layer of the wall.
16	piece of portable personal property?	16	Q Did you talk to anyone to make a
17	A The answer is no.	17	determination as to whether that was possible
18	Q You didn't write in your article the	18	at the DIA?
19	unique aspects of appraising large scale art,	19	A No.
20	that despite, it's architectural structure	20	Q Have you ever opined as an expert in the
21	sorry. I'm talking about a different item. I	21	removal of such a large Fresco before?
22	think that's probably why we have confusion.	22	A No.
23	How large was the Dream Garden Mosaic?	23	Q Doesn't USPAP require personal property
24	A If my memory serves me correctly, it was	24	that is affixed to real property to be valued
25	18 feet tall by 40 feet wide.	25	as a part of the real estate if it cannot be
-	D		- 005
	Page 335		Page 337
1	Q And how was it affixed to the wall of the	1	Page 337 easily detached from the real estate?
1 2		1 2	
	Q And how was it affixed to the wall of the		easily detached from the real estate?
2	Q And how was it affixed to the wall of the building in which it was located?	2	easily detached from the real estate? A USPAP advises the appraiser to take that
2 3	Q And how was it affixed to the wall of the building in which it was located? A It was affixed in sections that were then	2 3	<pre>easily detached from the real estate? A USPAP advises the appraiser to take that into consideration.</pre>
2 3 4	Q And how was it affixed to the wall of the building in which it was located? A It was affixed in sections that were then affixed to the wall.	2 3 4	easily detached from the real estate? A USPAP advises the appraiser to take that into consideration. Q You've opined on art restoration before,
2 3 4 5	Q And how was it affixed to the wall of the building in which it was located? A It was affixed in sections that were then affixed to the wall. Q So when it was originally put on the wall,	2 3 4 5	easily detached from the real estate? A USPAP advises the appraiser to take that into consideration. Q You've opined on art restoration before, haven't you?
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	D 220	_	D 240
1	Page 338 BY MR. ABEL:	1	Page 340 determining the marketable cash value for the
2	Q You can answer.	2	Diego Rivera Fresco?
3	A I don't even understand.	3	A I did.
4	Everything has special significance.	4	Q And in coming to that conclusion, what
5	Q Let me ask you a different question: Do	5	specific cost did you determine would be
6	you believe that there would be an uproar in	6	involved in removing the Fresco as opposed to
7	the community about removing the Fresco from	7	the costs of buyer's premiums and other issues?
8	Detroit?	8	A It would probably be, I'd assume, in the
9	MR. PEREZ: Object to the form of the	9	range of 1 to \$3 million, but I didn't conduct
10	question.	10	an exact survey of it.
11	A That requires speculation. I believe that	11	Q You mentioned that other rooms, Frescoes
12	someone might people might be upset.	12	and murals have been removed during history in
13	Whether that qualifies as an uproar or not, I	13	your report; is that right?
14	don't know.	14	A I did.
15	BY MR. ABEL:	15	Q Are you aware of any damage that was done
16	Q How long did it take for the Philadelphia	16	to any of those murals, frescoes or rooms in
17	Landmarks department to resolve its dispute	17	the removal process?
18	over whether or not the Tiffany Garden could be	18	A Most of them have been removed
19	removed?	19	successfully.
20	A The Philadelphia Landmarks Commission did	20	Q You say most of them.
21	not resolve it.	21	A Correct.
22	O Was that issue ever resolved as to whether	22	O How many instances have there been where a
23	or not it could be moved?	23	large scale Fresco or mural had been removed
24	A In the settlement of the case, the part of	24	from its location that was damaged in the
25	the settlement was that the Pennsylvania	25	process?
23	the beetichene was that the rembyrvania	25	P. 000BB.
1	Page 339	1	Page 341
1	Academy of Fine Arts, that now owns the Dream	1	A I can't think of any.
2	Garden Mosaic, could remove it if they wished	2	Would it be appropriate to take a break
3	to.	3	now?
		1	
4	Q Do you have any opinion in this case as to	4	Q Sure.
5	whether or not there could be any legal action	5	Q Sure. A I mean, I can hold out.
5 6	whether or not there could be any legal action taken to prevent the removal of the Rivera	5 6	Q Sure. A I mean, I can hold out. THE VIDEOGRAPHER: Go off the record. The
5 6 7	whether or not there could be any legal action taken to prevent the removal of the Rivera frescoes under either local, state or national	5 6 7	Q Sure. A I mean, I can hold out. THE VIDEOGRAPHER: Go off the record. The time is 5:12.
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Page 342 Page 344 sure. What percentage of that was drafted by 2 you, as opposed to David Shapiro? Q Any members of your team have an MBA? 2 3 Not that I know of. 3 I think we both did equal amounts. Α 4 Any members of your team work for an 4 Do you know which portions of that were 5 auction housework -- work for Sotherby's or 5 drafted by you as opposed to David Shapiro? 6 Christie's in the last ten years? 6 We worked on it together. 7 I don't believe so. 7 Who's going to be testifying -- well, strike that. 8 Were you listening on the phone during the 8 9 Winston deposition? 9 Who do you believe is the expert who will 10 10 be testifying at court regarding the opinions No. 11 To your knowledge, have you ever been 11 expressed in your report? 12 criticized by anyone in the art community? 12 I will. Α 13 Everybody criticized everyone else. 13 Do you believe you have the expertise 14 I don't know to what you're referring. 14 sufficient to opine on all of the subjects 15 Do you recall any specific criticisms to 15 identified in your report? 16 any work that you performed by anyone in the 16 I do. 17 art community? 17 You testified earlier that there were 18 Any appraisal? 18 issues with the data that was provided to you Α 19 Yeah. 19 by the DIA; is that right? Q 20 Well, I do a lot of expert witness 20 T did. 21 testimony. And there are -- when you're doing 21 Was one of the issues you believed existed 22 an expert witness testimony, there are various 22 was that the data you were provided was not 23 opinions about the quality of one's work, 23 searchable? especially the expert on the other side. 24 That is correct. 2.4 Α 25 Has your work, in any case in which you 25 Q Did you try to search it? Page 343 Page 345 provided expert opinion ever been criticized by 1 1 Δ We did 2 any court, arbitrator or tribunal? Was it a PDF? 3 3 Α No. Α It was. Has any court, arbitrator, tribunal, on 4 4 And was it a PDF containing approximately 5 which you have ever appeared to provide expert 5 17,000 pages? 6 advice, ever ignored your opinion? 6 Α It was. 7 7 Α Q And how did you try to search it? 8 Other than in the context of your expert Q 8 By trying to sort it in various 9 work, have your conclusions or appraisals ever 9 categories, and it wouldn't respond. 10 been criticized by anyone in the art community? 10 Am I correct that searching is different 11 Can you rephrase that question. 11 from sorting? Α 12 Sure. Actually, I'll skip over it. 12 They're aligned together. 13 Looking at your report, again, pages --Did you try to run a word search through 13 14 starting on Page 31. And, again, we're looking 14 that \$17,000 -- sorry, 17,000-page PDF for any 15 at Exhibit 3. specific words? 15 16 Page 31 it starts, "State of the Current 16 Upon occasion we did. 17 Art Market." 17 Was it searchable? 18 Do you see that? 18 For specific words, I believe it was. 19 I do. 19 So when you write in your report that the Who drafted the section of your report 20 20 data you were provided was not searched, well, 21 entitled "State of the Current Art Market," 21 that was incorrect, right? 22 that runs from Page 31 until 41? 22 For the purposes that we needed it, no, it 23 Page 31 to 41; is that what you said? 23 was not searchable. Α 24 Q 24 It was searchable but not sortable, 25 25 Okay. I did, together with David Shapiro. correct? Α

1	Page 346	_	Page 348
	A Correct.	1	A Because it of the it was ascribed to me
2	Q But you testified and you indicated in	2	that it was a rather hostile environment.
3	your report that it was not searchable; is that	3	O You didn't even ask to talk with the
4	right?	4	curators?
5	MR. PEREZ: Object to the form of the	5	A I believe I mentioned it would be a good
6	question. Asked and answered.	6	idea, and it wasn't followed through.
7	BY MR. ABEL:	7	Q Who didn't follow through with it?
8	Q You can answer.	8	A I can't recall whether it was counsel or
9	A I we did a random searches; it	9	not, but I expressed interest in doing it.
10	wasn't useable for any substantive purpose.	10	Q Are you aware of any appraiser in history
11	Q You also received a copy of a document	11	ever performing a valuation of 60,000 works in
12	we've been referring to as the "insurance	12	two weeks?
13	list"; is that right?	13	A No.
14	A That's right.	14	Q Did you feel rushed in performing your
15	Q That's a searchable document as well?	15	appraisal?
16	A I believe so.	16	A I felt time constraints.
17	Q Do you know when you received that	17	Q Were you able to complete all of the work
18	document?	18	that you wanted to complete
19	A I can't recall exactly, but I think it was	19	A I did.
20	probably about a week before the report was	20	Q in this two weeks?
21	issued.	21	A The answer to that question is yes.
22	Q You also identified an issue with some of	22	Q Anything that you didn't do that you
23	the information you provided you were	23	wanted to do had you had more time?
24	provided by the DIA in that the file had	24	A Work that we're doing at the moment.
25	various items label as "unknown American"; is	25	Q In forming your opinions as to the value
1	Page 347	1	Page 349
1	that right? A I did.	1 2	of the DIA collection, did you consider any discount for a for sale?
2 3		3	A It's stated in my report that we did not.
٦)	A It's stated III my report that we did not.
4	+1 IA2	4	O Did you take into any delay in celling the
4 5	file?	4 5	Q Did you take into any delay in selling the
5	A I'm sorry?	5	art?
5 6	A I'm sorry? Q When did you identify that issue with the	5	<pre>art? MR. PEREZ: Object to form of the</pre>
5	A I'm sorry? Q When did you identify that issue with the file?	5	<pre>art? MR. PEREZ: Object to form of the question. Asked and answered.</pre>
5 6 7	A I'm sorry? Q When did you identify that issue with the file?	5 6 7	art? MR. PEREZ: Object to form of the question. Asked and answered.
5 6 7 8	A I'm sorry? Q When did you identify that issue with the file? A When did I identify the issue?	5 6 7 8	<pre>art? MR. PEREZ: Object to form of the question. Asked and answered. A I don't understand "any delay in selling</pre>
5 6 7 8 9	A I'm sorry? Q When did you identify that issue with the file? A When did I identify the issue? Q Yes.	5 6 7 8 9	art? MR. PEREZ: Object to form of the question. Asked and answered. A I don't understand "any delay in selling the art."
5 6 7 8 9 10	A I'm sorry? Q When did you identify that issue with the file? A When did I identify the issue? Q Yes. A Basically, at the beginning of my work.	5 6 7 8 9	<pre>art? MR. PEREZ: Object to form of the question. Asked and answered. A I don't understand "any delay in selling the art." BY MR. ABEL:</pre>
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q When did you identify that issue with the file? A When did I identify the issue? Q Yes. A Basically, at the beginning of my work. Q Am I correct that and when did you notify counsel of that issue with the file? A The same day I was retained. Q Am I correct that two days after you identified the issue with that file you received a new file with 17,000 pages with the corrected information? A I did not receive it. I don't know who did. And we did receive documentation afterwards, but I understand there were still problems with sorting it. Q Did you ever ask to discuss the DIA	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. PEREZ: Object to form of the question. Asked and answered. A I don't understand "any delay in selling the art." BY MR. ABEL: Q Well, let me take a step back. You mentioned earlier that you're currently doing work with regard to this engagement. What work are you doing currently? A As I testified earlier in the day, we are we are examining works that we did not appraise individually, and we are basically reviewing specific works in the collection of the DIA. Q In considering blockage discounts, am I correct that you need to take into account how

Page 350 Page 352 That is a consideration under certain supplemental report. 2 circumstances. 2 And when would you intend on submitting 3 And did you take that into consideration 3 that report if you had your druthers? 4 in forming your opinion here? 4 As soon as the report is ready. 5 We did not think blockage discount was 5 Q And when do you expect the report to be 6 applicable, as I've testified on numerous 6 ready? 7 occasions today. 7 Α I don't know, at this point. 8 So, therefore, that determination was 8 Do you know whether Christie's or 9 extraneous. 9 Sotherby's sells unattributed Works of Art? 10 Did you take into account whether the 10 On unattributed Works of Art? expected increase in the value for the art Yes. 11 11 Q 12 would be offset by the interest sacrificed by a 12 Yes. Α 13 purchase? 13 Do you know whether Christie's or 14 The answer to that question is the same as 14 Sotherby's sells Potshards? 15 the question before. 15 Possibly. 16 Is the answer "no"? Do you know if they sell textile fragments? 17 Nο 17 Α 18 Did you take into account how much money 18 Possibly. Α 19 it will devalue over time? 19 So you're not sure? 20 The answer is no, and the reason is stated 20 It depends upon what's the specific 21 above. 21 objects in question. 22 Did you take into account whether there 22 Who would -- who do you believe would 23 23 purchase the DIA art collection from auction? would be any storage charges or cost for 24 curatorial services connected with the DIA 24 Are we talking about the entire 25 collection? 25 collection? Page 351 Page 353 In the context of blockage discount, no. 1 1 Q Yes. 2 Did you take that into account in any way? Am I understanding your question properly, Q 3 that if the collection were to be offered as a Α No. 4 Did you take into account whether the 4 whole or on block, who would the purchasers be 5 Works of Art of DIA would deteriorate over time 5 at auction? 6 and whether the services of surveyors would be 6 Yes. 7 7 I don't believe it would be offered at necessary? Α 8 Α No. 8 auction. 9 Is Exhibit 3 your final report in this 9 Are you aware of how the auction houses Q 10 case? 10 advertise art that has been deaccessioned from 11 Α 11 a museum for purposes of paying creditors or Do you have a supplemental report? 12 Q 12 paying operating expenses? It -- this, I have to discuss with I don't think the auction houses make any 13 13 Α 14 counsel. 14 distinction on what the purpose of selling the 15 Have you drafted something already? 15 deaccession works are. They just list it in 0 16 At the moment, no. 16 the provenance, if indeed they list it. Would you like to submit a supplemental 17 17 Are you aware of whether or not an auction 18 report in this case? 18 houses auction Works of Art deaccessioned by Again, I'd have to discuss it with 19 19 museum for purposes other than buying new art Α 2.0 counsel. 20 that they refrain from indicating the museum 21 I'm not asking what counsel want. 21 provenance whenever possible in their 22 I'm asking: If you feel it's necessary to 22 advertisements? 23 submit a supplemental report? 23 Am I aware of that practice? Α 24 The report is called preliminary. It 24 25 would be -- it would be nice to submit a 25 A No, I'm not aware of that practice.

	D 254		250
1	Page 354 Q Have you ever talked to an auction house	1	Page 356
2	how they would advertise an Work of Art that	2	STATE OF NEW YORK)
3	had been deaccessioned from the museum other	3	:ss
4	than for the purposes of buying new art?	4	COUNTY OF NEW YORK)
5	A Perhaps.	5	
6	Q Well, the question is: Have you or	6	I, MICHELLE COX, a Notary Public within
7	haven't you had that conversation?	7	and for the State of New York, do hereby
8	A I'm not sure I understand the question.	8	certify:
9	The hypothetical or whatever, realistic	9	That VICTOR WIENER, the witness whose
10	situation would be: Have I spoken to auction	10	deposition is hereinbefore set forth, was duly
11	houses personnel about how they would handle	11	sworn by me and that such deposition is a true
12	Works of Art that have been deaccessioned from	12	record of the testimony given by the witness.
13	a museum that was deaccessioned not for the	13	I further certify that I am not related to
14	purpose of adding revenue to the acquisition	14	any of the parties to this action by blood or
15	fund.	15	marriage, and that I am in no way interested in
16	Is that the question that you're asked?	16	the outcome of this matter.
17	Q Yes.	17	IN WITNESS WHEREOF, I have hereunto set my
18	A And the question is: Have I spoken to	18	hand this 5th day of August 2014.
19	auction house personal about that?	19	Michelle (BH)
20	Q Yes.	20	
21	A The answer is no.	21	MICHELLE COX, CLR
22	MR. PEREZ: Are we're done?	22	
23	MR. ABEL: I think we're done.	23	
24	MR. PEREZ: Thank you.	24	
25	MR. ABEL: Thank you.	25	
23	rac. india you.		
_	Page 355		Page 357
1		1 1	Cago Namo: In ro: City of Dotroit Mighigan
_	THE VIDEOGRAPHER: That concludes today's	1	Case Name: In re: City of Detroit, Michigan
2	deposition of Victor Wiener. The time is 5:36,	2	Dep. Date: August 4, 2014
3	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5.	2 3	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4	deposition of Victor Wiener. The time is 5:36,	2 3 4	Dep. Date: August 4, 2014
3 4 5	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5.	2 3 4 5	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.)	2 3 4 5	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5.	2 3 4 5 6	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER	2 3 4 5 6 7 8	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER	2 3 4 5 6 7 8 9	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9 10 11	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9 10 11 12	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9 10 11 12 13	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9 10 11 12 13 14	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9 10 11 12 13 14 15	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9 10 11 12 13 14 15 16	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER Pg. Ln. Now Reads Should Read Reason
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER Pg. Ln. Now Reads Should Read Reason
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Deponent: VICTOR WIENER Pg. Ln. Now Reads Should Read Reason
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Dep. Date: August 4, 2014 Deponent: VICTOR WIENER Pg. Ln. Now Reads Should Read Reason
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Deponent: VICTOR WIENER Pg. Ln. Now Reads Should Read Reason
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	deposition of Victor Wiener. The time is 5:36, and that is the end of DVD No. 5. (Time noted: 5:36 p.m.) VICTOR WIENER Subscribed and sworn to before me	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Deponent: VICTOR WIENER Pg. Ln. Now Reads Should Read Reason

VALUATION CONCLUSIONS

In fulfillment of the appraisal assignment VWA reached the following valuation conclusion:

That the total value of the collection is \$8,552,395,675 and probably more than that.

The appraised total has been determined as of July 25th, 2014.

METHODOLOGY DETERMINING VALUE CONCLUSIONS

ology Step by Step Chart				
Valuation of High-Value Works	by VWA			
# of Units 387	<u>Low Value</u> 3,092,419,700	High Value 4,040,303,800	<u>Average Value</u> 3,566,361,750	
Valuation of other High-Value	Works performed by indeper	ndent third parties (e.g., (Christie's, Artvest, and Winston)	
# of Units 616			<u>Average Value</u> 434,357,825	
Projected valuation of other w	orks as measured by DIA's In	surance Value, and estim	ated for appreciation	
# of Units 16,378	DIA Insurance Value 631,949,458	% Appreciation 64.6%	<u>Projected Value</u> 1,040,125,005	
Pricing matrix of remaining wo	orks based on average Christic	e's and Sotheby's sales pr	ice by department for 2013	
# of Units 42,844			<u>Average Value</u> 3,511,551,095	
Combined value				
# of Units 60,225			<u>Total Average Value</u> 8,552,395,675	
	Valuation of High-Value Works # of Units 387 Valuation of other High-Value # of Units 616 Projected valuation of other w # of Units 16,378 Pricing matrix of remaining wo # of Units 42,844 Combined value # of Units	Valuation of High-Value Works by VWA # of Units	Valuation of High-Value Works by VWA # of Units	Valuation of High-Value Works by VWA # of Units Low Value High Value Average Value 3,092,419,700 4,040,303,800 3,566,361,750 Valuation of other High-Value Works performed by independent third parties (e.g., Christie's, Artvest, and Winston) # of Units Average Value 434,357,825 Projected valuation of other works as measured by DIA's Insurance Value, and estimated for appreciation # of Units DIA Insurance Value % Appreciation Projected Value 16,378 631,949,458 64.6% 1,040,125,005 Pricing matrix of remaining works based on average Christie's and Sotheby's sales price by department for 2013 # of Units Average Value 3,511,551,095 Combined value # of Units Total Average Value

ASSIGNMENT

The following section discusses:

- The background of the assignment, in which specifics of the appraisal assignment are discussed
- The decision to accept the assignment
- The specific qualifications of VWA in fulfilling the assignment
- Time restrictions dictating the nature of the Appraisal Report

DIA Accession No.	Christies OBS	Artvest OBS	Winston OBS	Artist	Title	DIA Insurance Value	Christie Average Value	Artvest Average Value	VWA Average Value	Winston Value	VWA Value or Independent Value
01.2 08.7 08.8		7 8 9		John Mix Stanley John Henry Twachtman Mary Cassatt	Indian Telegraph The Pool Women Admirine a Child	1,100,000 1,000,000 3,500,000		1,000,000 300,000 1.375,000	3.150.000	800,000 200,000 3.250.000	900,000 250,000 3,150,000
08.9 09.1S1044		10	116	Thomas Wilmer Dewing Peter Paul Rubens	women canada a canada	6,000,000 NULL		3,000,000	25,000	400,000 50,000	1,700,000 25,000
09.1S1047 09.1S382			459	Jacob Isaaksz van Ruisdael Albrecht Dürer	Cottage on the Summit of the Hill Adam and Eve	NULL			500,000	25,000	25,000 500,000
09.1S921 09.1S922 09.1S923			444	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Self Portrait in a Cap and Scarf with the Face Dark: Bust Self Portrait with Suskia Self Portrait with Suskia Self Portrait in a Vebet Can with Plume	NULL NULL NULL			21,500 75,000 30,000	6,000 15,000 7,500	21,500 75,000 30,000
09.1S926 09.1S928			395	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Sear rotation of a Vertical Part I Hagar and Islamsel Abraham Casting Out Hagar and Islamsel Abraham and Issae	NULL			25,000 55,000	15,000 3,000	25,000 55,000
09.1S929 09.1S932 09.1S933			400	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Joseph Telling His Dreams Angel Departing from the Family of Tobias	NULL NULL 500			20,000	750 12,000 25.000	20,000 12,000
09.1S934 09.1S935			396	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Angel Appearing to the Shepherds Adoration of the Shepherds The Circumcision	NULL NULL			26,000 32,500 14,250	3,500 8,000	26,000 32,500 14,250
09.1S936 09.1S937			434 435	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Presentation in the Temple Presentation in the Temple	NULL NULL			18,000 86,000	4,000 500	18,000 86,000
09.1S939 09.1S940 09.1S941			412	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Virgin and Child in the Clouds Christ Disputing with the Doctors Tribute Money	NULL NULL			11,500 13,000 16,500	10,000 12,000 4,000	11,500 13,000 16,500
09.1S943 09.1S944			413 414	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Christ Driving the Money Changers from the Temple Christ Driving the Money Changers from the Temple	NULL			25,000 25,000	15,000 3,500	25,000 25,000
09.1S945 09.1S946			408	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Christ and the Woman of Samaria Christ and the Woman of Samaria Among Ruins	NULL NULL			50,000 15,500	6,000 1,000 8,000	50,000 15,500 12,000
09.1S947 09.1S949 09.1S953			415	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Raising of Lazans Christ with the Sick around Him, Receiving Little Children Christ Carried to the Tomb	40,000 1.500			12,000 115,000 15.000	50,000 8,000	115,000 115,000
09.1S955 09.1S956			405	Rembrandt Harmensz van Rijn	Return of the Prodigal Son Beheading of John the Baptist	NULL			18,500 6,500	6,000 1,000	18,500 6,500
09.1S958 09.1S959 09.1S961			445 417 438	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Stening of Saint Stephen Death of the Virgin Saint Jerome Praying: Arched	NULL 15,000 NULL			5,000 45,000 11,000	2,500 5,000 500	5,000 45,000 11,000
09.1S963 09.1S963.A			427 428	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Medex: Or the Marriage of Jason and Creusa Medex: Or the Marriage of Jason and Creusa	NULL			40,000 40,000	1,000 2,500	40,000 40,000
09.1S964 09.1S965			402	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Bathers Baptism of the Eunuch	NULL			4,000 5,000	2,000 1,500	4,000 5,000
09.1S968 09.1S969 09.1S972			416	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Landscape with a Square Tower Cottage beside a Canal: A View of Diemen Old Man Shading His Eyes with His Hand	NULL NULL NULL			55,000	15,000 3,000 3.000	55,000 3,000 50.000
09.1S973 09.1S974			433 432	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Old Man with Beard, Fur Cap, and Velvet Cloak Old Man with a Divided Fur Cap	25 NULL			14,500 28,000	2,000 3,000	14,500 28,000
09.1S975 09.1S976			455	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Man in an Arbour Young Man in a Velvet Cap	NULL			32,500	8,000 1,000	32,500 1,000
09.1S977 09.1S977.50 09.1S979			440 422	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Samuel Manesseh Ben Israel Samuel Manasseh Ben Israel Jan Asselyn	NULL NULL			3,750 3,750 27,500	6,000 4,000 500	3,750 3,750 27,500
09.1S980 09.1S981			429 404	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Old Bearded Man in a High Fur Cap Bearded Man in a Velvet Cap with a Jewel Clasp	NULL NULL			11,500 30,000	8,000 14,000	11,500 30,000
09.1S982 09.1S984 09.1S985			447	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Bust of a Man Wearing a High Cap, Three-Quarters Right: The Artist's Father (? The Artist's Mother Seated, in an Oriental Headdress Half Length Studies of the Head of Saskia and Others Studies of the Head of Saskia and Others	NULL NULL NULL			22,500 15,000 10,000	3,000 1,000 9,000	22,500 15,000 10,000
09.1S986 10.11		11	451	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn Frederic Edwin Church	Studies of the Head of Saskat and Others Three Heads of Women Syria by the Sea	NULL 25,000,000		4,000,000	40,000 11,000,000	20,000 12,500,000	40,000 11,000,000
10.21 10.6	296	12		Birge Harrison Willard Leroy Metcalf	Fifth Avenue at Twilight Unfolding Buds	125,000 1,500,000	200,000	300,000	, , , , ,	400,000	200,000 350,000
11.5 13.8 14.5	14 302 18			Childe Hassam Robert Reid	Place Centrale and Fort Cabanas, Havana The Ministure Cubera Cut Cubera Cut	2,000,000 750,000 800,000	550,000 100,000 450,000		4,000,000		4,000,000 100,000 450,000
14.7	10	13		Jonas Lie Rembrandt Harmensz van Rijn Willard Leroy Metcalf	Cheeria Cheeri	NULL 3,000,000	430,000	1.000.000	80,000	75,000 400.000	80,000 700.000
15.2 16.13		14 15	221 28	Paul Manship Solon Hannibal Borglum	Centaur and Dryad Lassoing Wild Horses	1,500,000 1,000,000		70,000 125,000		350,000 125,000	210,000 125,000
16.16 16.31 16.5	10	16 17		William Merritt Chase Frank Weston Benson William Merritt Chase	Self Portrait My Daughter Sleisbeth The Yield of the Waters	1,000,000 3,000,000 6,000,000	550,000	125,000 2,000,000	2,750,000	100,000 400,000	112,500 1,200,000 2,750,000
17.17 19.148	15	18		George Wesley Bellows Robert Cozad Henri	A Day in June The Young Girl	25,000,000 1,750,000	750,000	27,500,000	3,000,000	12,000,000	25,000,000 3,000,000
19.149 19.150	16 17			Robert Cozad Henri Robert Cozad Henri	The Beach Hat Boy with Plaid Scarf	1,000,000 750,000	600,000 550,000		1,200,000		1,200,000 550,000
19.19 19.34 19.36	299	19 20	177	Childe Hassam Frederick Carl Frieseke Elie Nadelman	Surf and Rocks The Blue Gown Resting Stag	2,000,000 2,000,000 850,000	450.000	400,000 700,000		300,000 900,000	350,000 800,000 450,000
19.37 19.43	300	21	222	Elie Nadelman Paul Manship	Wounded Stag Dancer and Gazelles	750,000 1,000,000	350,000	450,000		450,000	350,000 450,000
19.66 1983.13		22	172	James Earle Fraser Franz Ignaz Günther	The End of the Trail Christ at the Column	1,200,000 NULL		450,000		350,000 300,000	400,000 300,000
1983.16 1983.21 1983.23		23	556	Jean Baptiste Carpeaux Maruyama Okyo John Singleton Copley	Genius of the Dance Entertainments of the Four Seasons in Kyoto George Boone Roupell	150,000 1,000,000		625.000	1,650,000 2,250 3,500,000	400,000 60,000 3.000.000	1,650,000 2,250 3,500,000
1983.24 1983.25.A		1	571	Fang Baltimore Painter	Mask South Italian Funerary Vace	2,000,000 150,000		700,000	150,000	220,000	700,000 150,000
1983.3 1983.31.1 1983.7			165	Unknown Sam Gilliam Eskimo	Noh Theater Robe, Surihaka Type The Arc Maker I & II Winged Object	65,000 60,000 80,000			15,000	30,000 40,000 125,000	15,000 40,000 125,000
1984.2 1984.87			543 489	Korean Andre-Charles Boulle and his sons	Fedestal Clock	100,000 NULL			90,000 250,000	1,400,000 300,000	90,000 250,000
1985.18 1985.24		176	305	Judy Pfaff Pierre Auguste Renoir	The Italians Woman in an Armchair	20,000 14,000,000		10,000,000	22,500,000	40,000 15,000,000	40,000 22,500,000
1985.25 1985.30 1986.102		177	136	Pierre Auguste Renoir Richard Estes Max Ernst	Clearing in the Woods Welcome to 42nd Street (Victory Theatre) Moonmad	2,500,000 150,000 250,000		400,000	2,150,000 400,000 2,750,000	3,000,000 225,000 1,750,000	2,150,000 400,000 2,750,000
1986.25 1986.60		24	583 43	Huari Mary Cassatt	Tunic Alexander J. Cassatt	120,000 4,000,000		1,250,000	3,500,000	50,000 750,000	50,000 3,500,000
1986.66 1987.75 1987.93		296	323	Sam Gilliam Louis Francois Roubiliac Navajo	Gram Bust of Isaac Ware Warring Blanket	16,000 1,000,000 125,000		150,000		20,000 750,000 35,000	20,000 450,000 35,000
1988.1 1988.10.13			545	Korean Egyptian	wearing name: Head of Buddha The Book of the Dead of Nes-Min, Section 13	250,000 NULL			60,000 11,250	50,000 200,000	60,000 11,250
1988.175 1988.176		99 125	162 278	Alberto Giacometti Pablo Picasso	Standing Woman II Seated Woman	22,000,000		27,000,000 17,500,000	70,000,000 20,000,000	30,000,000 10,000,000	70,000,000 20,000,000
1988.177 1988.178 1988.18		100 126 101	274	Willem de Kooning Pablo Picasso Joan Mitchell	Merriit Parkway Fruit, Carafe and Glass Before. Again II	25,000,000 5,000,000 8,000,000		12,500,000 2,500,000 4,000,000	18,000,000 7,000,000	10,000,000 5,000,000 4,000,000	18,000,000 7,000,000 4,000,000
1988.62 1988.9		178	554	Choi Sokhwan Jean-Frederic Bazille	sectore, again it Grapevine Still Life with Fish	125,000		700,000	17,500	25,000 250,000	17,500 475,000
1989.50 1989.76.A			216 33	Alvin Loving Henry Kirke Brown	J.E. and the Uptown A's Filatrice	35,000 150,000			22,500	35,000 25,000	35,000 22,500
1990.10 1990.19 1990.245	237	297	524	Gioacchino Assereto Asante Doccia Porcelain Factory	St. Francis of Assisi in Ecstasy before a Cherub with a Violin Soul Washers Badge Apollo in his Chariot	250,000 15,000 1,000,000	800,000	300,000		400 400,000	800,000 400 350,000
1990.295 1991.1015		345	515 205	Louis Comfort Tiffany Paul Klee	Jack-in-the-Pulpit Vase Translucencies, Orange-Blue	85,000 1,250,000		1,250,000	52,500	50,000 800,000	52,500 1,025,000
1992.1 1992.16		102	345	Roy Lichtenstein Julian Schnabel	Interior with Mirrored Closet Cabalistic Painting	2,000,000 150,000		7,000,000	13,500,000 325,000 650,000	8,000,000 150,000 500,000	13,500,000 325,000 650,000
1992.212 1992.214 1992.223				Enzo Cucchi Beauford Delaney Jean Baptiste Carpeaux	Quadro Ferece Self Portrait Genius of Dance	150,000 75,000 120,000	30,000		650,000 1,650,000	500,000	650,000 30,000 1,650,000
1992.279 1992.290	279	2	527	Sèvres Porcelain Manufactory Benin	Fénelon, from the "Great Men" Series Horse and Rider	20,000 3,500,000	27,500	1,150,000	.,,	80,000	27,500 615,000
1992.42 1992.43 1992.8	170 278	180		Bartolomeo Bellano Meissen Porcelain Manufactory Henri Gervex	Head of a Youth or Angel Teapot City Crean in Barif	9,900 1,000,000	175,000 17,500	400,000		EDD 000	175,000 17,500 450,000
1992.8 1993.122 1993.18	21	180	135	Richard Estes	Cale Scene in Paris Blanc Cadillac Mosquito Nots	1,000,000 NULL 18,000,000	6,250,000	400,000	225,000 10,000,000	500,000 275,000 3,500,000	450,000 225,000 10,000,000
1993.19 1993.24	6		30	Leonaert Bramer C. F. A. Voysey	The Adoration of the Magi Arm Chair	175,000 NULL	11,000		70,000	100,000	70,000 11,000
1993.49 1993.77.A 1994.19	283			Robert Moskowitz Joseph Cornell Donald Sultan	Hard Ball III Night Song Tornges on a Branch March 14, 1992	90,000 NULL 70,000	9,000		5,750,000	45,000	9,000 5,750,000
1994.3.A 1994.30	31			Boston & Sandwich Glass Company Auguste Rodin	orangia of as a tam 14, 1992 Head of Balzac	48,500 26,715	10,000		165,000	150,000	45,000 10,000 165,000
1994.57 1994.77	171	179		Pierre Auguste Renoir Unknown	The Spanish Guitarist Pietre dure Cabinet	6,000,000 1,000,000	115,000	6,000,000		4,000,000	5,000,000 115,000
1994.78.A 1994.88 1994.94.1A	32	25	476	Greene and Greene Thomas Worthington Whittredge Boston & Sandwich Glass Company	Blacker Dining Table The Baptism level Casket	1,000,000 1,000,000 7,000	300,000	400,000	450,000	250,000	450,000 325,000 2,000
1994.94.1A 1994.97.A 1995.26		26	574	Islamic Martin Johnson Heade	rever Lassert Qu'an Folio Seascape: Sunset	5,519 2,700,000	2,000	850,000	40,000	Unable to value 250,000	40,000 550,000
1995.5 1995.67	267			Allie McGhee Rachel Ruysch	Night Ritual Flowers in a Glass Vase	10,000 2,700,000	4,000,000		4,000,000	7,500	7,500 4,000,000
1996.13 1996.25 1996.32	33 172	181	390	Boston & Sandwich Glass Company Vincent Willem van Gogh	Lacy Compote Portrait of Postman Roulin Persus Rescuing Andromeda	43,500 90,000,000 600,000	2,000 350,000	100,000,000	110,000,000	100,000,000	2,000 110,000,000 350,000
1997.1 1997.72.A		298 94	157 516	Joseph Chinard Jean-Léon Gérôme Louis Comfort Tiffany	Perseus Rescuing Andromeda Seated Woman Tall Case Clock	1,000,000		150,000 70,000	800,000	30,000 100,000	800,000 85,000
1997.8 1997.80	280		537	Sèvres Porcelain Manufactory Olówè of Isè	Napoléon I Palace Door	100,000 650,000	35,000			200,000	35,000 200,000
1998.1 1998.58 1998.65	173	200 182		Richard Wilson Ercole Ferrata Edgar Degas	Caernanon Castle Portrait Bust of Ottaviano Acciaiuoli Jockeys on Horseback before Distant Hills	1,200,000 200,000 15,000,000	325,000	250,000	7.500.000	350,000 8.000.000	300,000 325,000 7,500,000
1999.1 1999.119.A		127	294 124	Martin Puryear Raoul Dufy	Untitled The Allegary of Electricity	350,000 2,500,000	<u> </u>	2,000,000	,,00,000	250,000 700,000	250,000 1,350,000
1999.58 1999.59	305		477	William T. Williams Paul Gauguin	The Flute Player La Petite Parisienne	75,000 62,000	275.077		550,000	65,000 100,000	65,000 550,000
20.100 20.111 20.113	265 193 344			Henry Raeburn Pierre Auguste Renoir Eugene Louis Boudin	Henry David Erskine, Twelfth Earl of Buchan Graziella Greward Antibes	30,000 5,000,000 140,000	375,000 2,400,000 160,000		7,500,000		375,000 7,500,000 160,000
20.114 20.42	196		473	Alfred Sisley James Abbott McNeill Whistler	Church at Moret after the Rain Robert Barr	5,000,000 750,000	1,750,000		4,000,000 300,000	325,000	4,000,000 300,000
2000.44 2000.85	281		284	Howardena Pindell	Autobiography: Air/CSS60 Ewer (broccs)	NULL 3,000,000	2,100,000		1,800,000	65,000	65,000 1,800,000

2001.1	_	398	Rembrandt Harmensz van Rijn	The Angel Appearing to the Shepherds	150,000		1	29,000	25,000	29 000
2001.36 20 2001.38			Severin Roesen Augusta Savage	The range replacing to the inequation	375,000 42,000	375,000		27,000	35,000	29,000 375,000 35,000
2001.67 2001.70	299	331 211	Francois Rude George Cochran Lambdin	Departure of the Volunteers of 1792 (The Marseillaise) Roses on a Wall	2,000,000 350,000		225,000	1,250,000 100,000	20,000 3,000	1,250,000 100,000
2001.74 236 2001.9			Islamic Lorna Simpson	Section of a Tile Panel Coiffure	NULL 20,000	100,000		25,000	17,500	100,000 25,000
2002.126 2002.135		66	Robert Colescott Carrie Mae Weems	Change Your Luck Not Manet's Type	55,000 1.080			6.250	50,000 1,750	50,000 6,250
2002.136.1 290 2002.216		261	Fletcher and Gardiner Claes Oldenburg	Coffee Pot Inverted Q	NULL NULL	12,500			75,000	12,500 75,000
2003.26.1 2003.32		349	Lorna Simpson Auguste Rodin	Bathroom Vase of the Titans	NULL NULL			35,000 350,000	17,500 125,000	35,000 350,000
2004.14 2004.52		480	Hale Woodruff James Abbott McNeill Whistler	The Art of the Negro: Artists (Study) The Kitchen	NULL 9.500			19.000	150,000 6.000	150,000 19.000
2005.1.1 2005.6		505	Duncan Phyfe Donald Baechler	Pair of Lyre Back Chairs Untitled (Linen Flower # 1)	NULL 2,250			125,000	14,000 18,000,000	125,000 18,000,000
2005.60 2005.62	128 129		Pablo Picasso Henri Matisse	Girl Reading Anemones and Peach Blossoms	7,000,000		20,000,000	40,000,000	4.000.000	40,000,000 4,750,000
2005.63 2005.72	27	103 114	Edgar Degas Thomas Wilmer Dewing	Seated Nude Woman Brushing Her Hair Commerce and Agriculture Bringing Wealth to Detroit	NULL 1,500,000		600,000	900,000	900,000 250,000	900,000 425,000
2006.109 2006.153	130	544	Gandhara Raymond Duchamp-Villon	Bodhisattva Padmapani Le Cheval Maieur (The Large Horse)	NULL 2,000,000		1,000,000	40,000	150,000 1,500,000	40,000 1,250,000
2006.87 2007.145 5		475	James Abbott McNeill Whistler Charles Rennie Mackintosh	Violet and Blue: Among the Rollers Chair	NULL NULL	300,000		400,000 500,000	200,000	400,000 500,000
2008.5 2 2010.106	103	173	Georges de Feure Philip Guston	Vase Driver	60,000 2,000,000	5,000	1,750,000		1,000,000	5,000 1,375,000
2011.18 2011.2	89	163	Sanford Robinson Gifford Alison Saar	On the Nile Blood/Sweat/Tears	1,000,000 68,000		2,000,000		300,000 7,500	1,150,000 7,500
21.102 291 21.116 285			Charles Rennie Mackintosh Honore Daumier	Petunias Le ventre legislatif	500,000 NULL	300,000 20,000				300,000 20,000
21.135 399 21.17 359			Jean Duvet Henri Baptiste Lebasque	The Martyrdom of Saint John the Evangelist On the Balcony	NULL 90,000	50,000 600,000		800,000		50,000 800,000
21.180 332 21.181 333			Tang Di Unknown	San ita Sancori Landscape Landscape	NULL NULL	950,000 450,000		950,000		950,000 450,000
21.182 127 21.184 273			Unknown	Virgin and Child Enthroned Crespina Istoriato	NULL NULL	185,000 14,000				185,000 14,000
21.189 334 21.192 274			School of Burgundy Unknown	Saint Paul The Dream of Daniel	NULL 450,000	45,000 50,000				45,000 50,000
21.194 128 21.196 275			Unknown	Saint Catherine Dish	NULL 50,000	32,500 25,000				32,500 25,000
21.197 129 21.203 183			Unknown Oskar Kokoschka	Altar Cross The Elbe Near Dresden	30,000 5,000,000	185,000 4,000,000		4,000,000		185,000 4,000,000
21.204 182 21.205 179 21.206 190			Ernst Ludwig Kirchner Erich Heckel	Coastal Landscape on Fehmarn Woman	5,000,000	1,850,000 750.000		3,500,000		3,500,000 750,000
21.207 194			Max Pechstein Karl Schmidt-Rottluff	Under the Trees Still Life, Cactus	5,000,000 3,000,000	3,000,000 900,000		6,500,000 1,000,000		6,500,000 1,000,000
21.208 178 21.209 353			Lyonel Feininger Erich Heckel	Sidewheeler II Sunflowers	4,000,000 1,000,000	4,000,000 160,000		6,000,000		6,000,000 160,000
21.21 21.210 189			Launt Thompson Otto Mueller	Tempson's Princess Bathers	5,000 4,000,000	1,500,000		2,850,000		2,850,000 1,500,000
21.213 356 21.23 304	L		Georg Kolbe Bessie Potter Vonnoh	Resurrection Allegresse	250,000 150,000	175,000 80,000				175,000 80,000
21.31 346 21.34 191			Charles Cottet Camille Pissarro	The Port of Douarnenez The Path	15,000 950,000	30,000 2,250,000		6,500,000		30,000 6,500,000
21.5 176 21.6 347	E		Edgar Degas Edgar Degas	Dancers in the Green Room Dancers	15,000,000 3,500,000	30,000,000 3,500,000		40,000,000 6,000,000		40,000,000 6,000,000
21.70 21.71 188	28	265	William McGregor Paxton Claude Monet	Woman Sewing Gladioli	1,000,000 5,500,000	16,000,000	400,000	22,500,000	180,000	290,000 22,500,000
21.72 22 21.73 358			John Singer Sargent Henri Eugene Augustin Le Sidaner	Home Fields The Tea Table	5,000,000 800,000	2,100,000 650,000		3,400,000 1,000,000		3,400,000 1,000,000
21.79 315 21.8 22.10 386	183		Wilhelm Pleydenwurff Edgar Degas	The Nuremberg Chronicle Portrait of a Woman	14,000 3,000,000	60,000	1,000,000	2,250,000	4,000,000	60,000 2,250,000
22.11 392			Francesco dai Libri Antoniazzo Romano	Madonna and Child Madonna and Child	85,000 150,000	190,000 75,000				190,000 75,000
22.12 380 22.13 197			Andrea di Bartolo Vincent Willem van Gogh	Madonna and Child Self Portrait	85,000 75,000,000	120,000 115,000,000		135,000,000		120,000 135,000,000
22.14 186 22.143	131	318	Henri Matisse Auguste Rodin	The Window The Thinker	30,000,000 12,000,000	60,000,000	27,500,000	70,000,000 37,500,000	35,000,000	70,000,000 37,500,000
22.15 349 22.203 180			Raoul Dufy Ferdinand Hodler	Still Life A Woman	500,000 500,000	85,000 800,000				85,000 800,000
22,205 131 22,206 132			Niklaus Weckmann Unknown	Virgin and Child Saint Bridget of Sweden	NULL NULL	40,000 24,000				40,000 24,000
22.213 319 22.225 372			A Stone Buddhist stele Islamic	Buddha with Attendants Carpet with a Large Octagon and Four Small Octagons	1,000 1,000	45,000 37,500				45,000 37,500
22,232 276 22,245 63			Georg Vest Unknown	The Ascension Roundel with Mermaid	5,000 1,000	5,500 15,000				5,500 15,000
22,246 64 22,247 65			Unknown Unknown	Roundel with Pair of Dragons Roundel with Pair of Birds	NULL NULL	22,500 22,500				22,500 22,500
22.248 66 22.249 67			Unknown Unknown	Roundel with Lion Attacking a Deer Roundel with Lion Passant	NULL NULL	15,000 16,000 115,000				15,000 16,000 115,000
22.254.1 68 22.277 335 22.279 133			Unknown Unknown	Console Pieta	24,000 30,000	115,000 45,000				115,000 45,000
22.279 133 22.29 62			Unknown Unknown	Chandelier Drawing Room	5,000 NULL	31,000 27,500				31,000 27,500
22.29 62 22.3 22.30 130	300		Unknown Unknown Michel Erhart Unknown	Drawing Room Virgin and Child Virgin and Child With Donor	5,000 NULL 2,000,000 NULL	31,000	5,000,000		2,500,000	27,500 3,750,000 185,000
22.29 62 22.3 22.30 130 22.6 22.8 389	300	44	Unknown Unknown Michel Erhart Unknown Mary Cassatt Andrea Previtali	Drawing Biotin Virgin and Child Virgin and Vir	5,000 NULL 2,000,000 NULL 5,000,000 150,000	31,000 27,500 185,000 425,000	5,000,000 4,500,000	5,500,000	2,500,000 4,000,000	27,500 3,750,000 185,000 5,500,000 425,000
22.29 62 22.3 23.0 130 22.6 22.8 389 22.9 390 23.100		44	Unknown Unknown Michel Erhart Unknown Mary Cassatt Andrea Previtali Antonio Rimpatta George Inness	Drawing Boton Virgin and Child with Doorr I be the Casilier. The Child with Doorr I be the Casilier. The Child with Doorr I be the Casilier. The Child with the Indicate Maddonsa and Child with the Indicate Applied Child with the Indicate Applied Child with the Indicate I be the Casilier. The Child with the Indicate Saint John the Baptist Applied Child I be the Indicate Saint John the Baptist I be the Child I be the Indicate Saint John the Baptist I be the Child I be the Indicate Saint John the Baptist I be the Child I be the Indicate Saint John the Baptist I be the I be th	5,000 NULL 2,000,000 NULL 5,000,000 150,000 50,000 1,000,000	31,000 27,500 185,000 425,000 425,000				27,500 3,750,000 185,000 5,500,000 425,000 425,000 240,000
22.29 62 22.3 22.3 22.30 130 22.6 22.8 389 22.9 390 23.100 23.11 271 23.27 255	29	192	Unknown Unknown Michel Erhart Unknown Mary Cassatt Andrea Previtali Antonio Rimpatta George Inness Tantoretto Frans Hals	Drawing Boton Virgin and Child with Docur Is the Garden Is	5,000 NULL 2,000,000 NULL 5,000,000 150,000 1,000,000 800,000 3,000,000	31,000 27,500 185,000 425,000	4,500,000	5,500,000 4,000,000 7,000,000	4,000,000	27,500 3,750,000 185,000 5,500,000 425,000 425,000 240,000 4,000,000 7,000,000
22.29 62 22.30 130 22.6 22.8 389 22.9 390 23.100 23.11 271 23.27 255 23.31 24.104 307	29	192	Unknown Unknow	Drawing Boton Virgin and Child with Donor In the Granden In the Granden Madornas and Child in Landscape Madornas and Child in Landscape Madornas and Child with the Infant Saint John the Baptist Applie Orchest Applie Orchest Testinat of a Worstan Madornas and Child with Infant Saint John the Baptist and Angels Madornas and Child with Infant Saint John the Baptist and Angels Madornas and Child with Infant Saint John the Baptist and Angels	5,000 NULL 2,000,000 NULL 5,000,000 150,000 1,000,000 800,000 3,000,000 1,200,000 30,000	31,000 27,500 185,000 425,000 425,000 2,500,000 4,000,000	4,500,000	4,000,000	4,000,000	27,500 3,750,000 185,000 5,500,000 425,000 425,000 4,000,000 7,000,000 3,350,000 115,000
22.29 62 22.3 122.30 130 22.6 22.8 389 22.9 390 23.101 271 23.27 255 23.11 271 24.104 307 24.105 308 24.108.A 316	29	192	Unknown Unknow	Drawing Boton Virgin and Child with Doror In the Granden In the Gr	5,000 NULL 2,000,000 NULL 5,000,000 150,000 1,000,000 800,000 3,000,000 1,200,000 30,000 NULL	31,000 27,500 185,000 425,000 425,000 2,500,000 4,000,000 115,000 85,000 67,500	4,500,000	4,000,000	4,000,000	27,500 3,750,000 185,000 5,500,000 425,000 425,000 4,000,000 7,000,000 3,350,000 115,000 85,000 67,500
22.29 62 22.3 190 22.6 22.8 389 22.9 390 23.10 23.11 271 23.27 255 23.11 271 24.104 307 24.105 308 24.108 A 316 24.11 36 24.11 36	29	192	Unknown Unknown Mothel Enhant Unknown Mothel Enhant Unknown Mothel Enhant Mothel Enhant Mothel Enhant Mothel Enhant Mothel Enhant Mothel Enhant Mothel Mothe	Drawing Biotin Virgin and Child with Donor Virgin and Child with Donor Virgin and Child with Donor Maderima and Child with the Inflant Saint John the Baptist Maderima and Child with the Inflant Saint John the Baptist Place Torsian and Child with the Inflant Saint John the Baptist The Donors of Mont The Donors of Mont Addroins and Child with Inflant Saint John the Baptist and Angels Read of Bacerded Man Child Read of Bacerded Man Child Carl Fragment Historitated "A" with Six Monks Presenting a Book to an Enthroned Saint (?) Maderima and Child Maderima and Chi	5,000 NULL 2,000,000 NULL 5,000,000 150,000 1,000,000 3,000,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000	31,000 27,500 185,000 425,000 4,000,000 115,000 85,000 67,500 11,750	4,500,000	4,000,000	4,000,000	27,500 3,750,000 185,000 5,500,000 425,000 240,000 4,000,000 7,000,000 3,350,000 115,000 67,500 11,750 110,000
22.29 62 22.3 22.30 130 22.6 22.8 389 22.9 390 23.100 23.110 23.12 271 23.27 255 23.31 24.104 307 24.105 308 24.113 36 24.111 36 24.113 40 24.12 37	29	192	Unincome (Michogen Mary Cassatt Mary Cass	Drawing Boton Virgin and CNM with Doorer Is the Guaden Is	5,000 NULL 2,000,000 NULL 5,000,000 150,000 1,000,000 3,000,000 1,200,000 25,000 NULL 3,000 25,000 NULL 3,000 500,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,500,000 1,500,000	31,000 27,500 185,000 425,000 4,000,000 4,000,000 11,7500 110,000 425,000 9,750	4,500,000	4,000,000	4,000,000	27,500 3,750,000 185,000 5,500,000 425,000 425,000 420,000 4,000,000 7,000,000 115,000 67,500 117,500 117,500 425,000 420,000 115,000 115,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000
22.29 62 22.30 130 22.30 130 22.6 22.6 22.8 389 23.10 390 23.101 271 23.27 255 23.31 24.104 307 24.105 306 24.111 36 24.111 136 24.111 136 24.113 40 24.112 41 24.122 41 24.122 41 24.122 41 24.123 40 24.123 41 24.124 41 24.127 44 24.127 44	29	192	Unknown Unknown Micholane Mary Cassatt M	Drawing Boton Virgin and Child with Doore Is the Gualden Is the Gu	5,000 NULL 2,000,000 NULL 5,000,000 150,000 150,000 1,000,000 3,000,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,500 500,000 1,500 500,000 200,000 1,500 500,000 200,000 200,000 200,000 200,000	31,000 27,500 185,000 425,000 425,000 4,000,000 115,000 11,750 11,750 425,000 425,000 9,750 70,000	4,500,000	4,000,000	4,000,000	27,500 37,550,000 185,000 5,500,000 425,000 425,000 425,000 4000,000 7,000,000 115,000 67,500 117,500 110,000 425,000 425,000 67,500 6
22.29 62 22.31 130 22.30 130 22.6 22.6 389 22.9 389 23.100 23.100 23.11 271 23.27 255 23.11 271 23.27 255 24.11 36 24.11 36 24.11 36 24.11 36 24.11 36 24.12 44 24.13 48 24.12 41 24.13 38	29	192	Unknown Unknown Unknown Unchel Kind Mary Cassatt Mary Cas	Drawing Boton Virgin and Child with Docor Is the Garden Is	5,000 NULL 2,000,000 NULL 5,000,000 150,000 150,000 150,000 150,000 1,000,000 1,000,000 1,000,000 1,000,000	31,000 27,500 185,000 425,000 425,000 4,000,000 115,000 67,500 11,000 425,000 9,750 70,000 115,000 425,000 425,000 411,000 425,000 40,000	4,500,000	4,000,000	4,000,000	27,500 3,750,000 185,000 185,000 425,000 425,000 425,000 420,000 400,000 115,000 115,000 117,500 110,000 425,000 115,000
22.29 62 22.30 130 23.30 130 22.60 389 22.9 389 22.9 389 22.10 23.11 27.1 23.10 307 23.11 27.1 23.11 307 24.10 307 24.11 307 2	29 30 201	192 82	Unknown Unknown Wickel Kind May Ckasstt May Ckasst May	Deavering Botton Vergin and Child with Decer Maderona and Child with the Infant Saint John the Bagistes Against Child with the Infant Saint John the Bagistes Against Child with Infant Saint John the Bagistes Advances and Child with Infant Saint John the Bagistes Advances and Child with Infant Saint John the Bagistes and Angels Need of Bearded Man Read of a Bearded Man Read of Against Historitates "A" with Sie Monish Presenting a Book to an Enthronsed Saint (?) Read Mandoma and Child Chrisped Fermine Figures Sorage jar Sorage j	5,000 NULL 2,000,000 150,000 150,000 150,000 150,000 1,000,000 1,000,000 3,000,000 1,200,000 3,000 NULL 3,000 1,200,000 1,200,000 1,200,000 200,000 200,000 200,000 20,000	31,000 27,500 185,000 425,000 425,000 4,000,000 115,000 67,500 110,000 9,750 9,750 70,000 65,000 65,000	4,500,000 400,000 700,000	4,000,000	4,000,000 80,000 6,000,000	27,500 3,750,000 185,000 185,000 425,000 425,000 425,000 425,000 426,000 426,000 427,000,000 427,000,000 427,000,000 427,000,000 427,000,000 427,000 437,000 447,000 447,000 447,000 447,000 447,000 447,000 447,000 447,000 447,000 447,000
22.29 62 22.30 130 22.30 130 22.6 22.6 22.6 389 22.1 389 23.11 271 23.11 271 23.11 271 24.104 307 24.105 308 24.110 139 24.110 139 24.104 307 24.105 308 24.110 40 24.121 40 24.121 40 24.121 40 24.121 40 24.121 40 24.121 40 24.121 40 24.123 41 24.14 36 24.14 36 24.14 36 24.14 36 24.14 36 24.14 36 24.14 36 24.14 36 24.14 36	29	44 192 82 82	Unknown Unknown Micholane May Cassat M	Drawing Boton Virgin and CMM with Doorer Is the Guarden Is the Guarden Is the Guarden Is the Guarden Madonian and CMM with Doorer Madonian and CMM with the Indiant Sainst John the Baptist Applie Christian The Drown and CMM with the Indiant Sainst John the Baptist Applie Christian The Drown and CMM with the Indiant Sainst John the Baptist and Angelis Indiant Sainst Mem Perchast of a Womanian Indiant Sainst John the Baptist and Angelis Indiant Sainst Memory Indiant Sainst John Sainst	5,000 NULL 2,000,000 NULL 5,000,000 150,000 150,000 1,000,000 3,000,000 3,000,000 1,200,000 3,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 200,000	31,000 27,500 185,000 425,000 425,000 4,000,000 115,000 85,000 67,500 110,000 9,750 70,000 65,000 40,000 115,000 425,000 425,000 40,000	4,500,000	4,000,000	4,000,000	27,500 3,750,000 185,000,000 185,000,000 425,000 425,000 425,000 425,000 425,000 420,000 4,000,000 3,350,000 115,000 85,000 111,700 111,700 425,000
2229 62 2230 120 2230 120 2230 120 2230 120 2230 120 223 389 223 390 221 30 23110 221 23110 231 24104 307 24105 307 24105 307 24105 307 24107 42 24127 42 24127 44 24147 44 3420 24147 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 44 3420 34217 343 3420 34217 343	29 30 201 201 31	44 192 82 82 354 291	Unknown Unknown Mary Cassatt Mary Cassatt	Drawing Boton Virgin and CMM with Docor I he ficured: Virgin and CMM with Docor I he Cardon I he Drawn and CMM with the Indent Saint John the Baptist Apple Orchard I he Drown of Men I he Cardon I ha Cardon I he	5,000 NULL 2,000,000 NULL 5,000,000 S,000	31,000 27,500 185,000 425,000 425,000 4,000,000 4,000,000 67,500 111,500 9,750 110,000 65,000 11,500	4,500,000 400,000 700,000	4,000,000	4,000,000 80,000 6,000,000	275.00 3.750.00 185.00 425.00 425.00 425.00 425.00 240.00 7,000.00 7,000.00 115.00 85.00 117.00 117.00 115.00 115.00 115.00 115.00 140.00 140.00 140.00 140.00 140.00 140.00 140.00 140.00 140.00 140.00 140.00 140.00 140.00
2229 62 2230 233 2330 230 2331 230 2331 230 223 889 229 390 221 8 389 229 390 2311 271 23100 24104 307 24105 307 24104 307 24105 307 24107 316 24107 341 2412 44 24140 44 24140 44 24147 44 24147 44 24147 44 2417 366	29 30 201 201 31	44 192 82 82 354 291	Unknown Unknown Michologen Mary Cassatt	Drawing Boton Virgin and Child with Doctor I have Guiden I	5,000 NULL 2,000,000 NULL 5,000,000 150,000 150,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,500 1,	31,000 27,500 185,000 425,000 425,000 4,000,000 4,000,000 67,500 111,000 9,750 425,000 115,000 9,750 110,000 140,000 140,000 140,000 140,000 140,000 140,000 140,000 150,000 140,000 140,000 150,000 150,000 160,000 170,000 1	4,500,000 400,000 700,000	4,000,000	4,000,000 80,000 6,000,000	275.500 3.750.000 185.000 425.000 425.000 425.000 425.000 425.000 425.000 425.000 85.000 85.000 85.000 117.500 117.500 40.0000 40.000 40.00000 40.0000 40.0000 40.00000 40.0000 40.00000 40.00000 40.00000 40.00000 40.00000 40.000
22.29 62 12.29 62 12.29 62 12.29	29 30 201 201 31	44 192 82 82 354 291	Unknown Unknown Micharoum Mich	Downing Botton Virgin and Child with Decer Madorna and Child with the Infant Saint John the Baptite Applie Orchard Madorna and Child with Infant Saint John the Baptite Applie Orchard Madorna and Child with Infant Saint John the Baptite Applie Madorna and Child with Infant Saint John the Baptite Angels Head of Benefiel Man Madorna and Child with Infant Saint John the Baptite Angels Head of Benefiel Man Madorna and Child with Infant Saint John Sie Monish Presenting a Book to an Enthronsed Saint (?) Past Madorna and Child Madorna and Child Decepted Female Figure Making Vessel Sorage jar Sor depicting Aphrodise, Hera and Hermes Making Vessel Making Vessel Making Vessel Making Vessel Making Vessel Making Possel	5,000 NULL 2,000,000 NULL 5,000,000 150,000 150,000 1,000,000 1,000,000 1,000,000 1,000,000	31,000 185,000 425,000 425,000 425,000 4,000,000 4,000,000 115,000 45,000 45,000 45,000 45,000 45,000 45,000 11,700 11,700 11,700 11,000 140,000 1	4,500,000 400,000 700,000	4,000,000	4,000,000 80,000 6,000,000	27.500 3.750,000 185,000,000 425,000 425,000 425,000 425,000 425,000 425,000 53,000,000 53,000,000 53,000,000 115,000 117,000 425,000 405,000 405,000 145,000
22.29 62 22.29 62 22.29 62 23.10 130 22.5 130 22.5 130 22.5 130 22.5 130 22.5 130 22.5 130 22.5 130 23.17 23.2	29 30 201 201 31	44 192 82 82 354 291	Unknown Unknown Unknown Uncher Inter Many Creaset Many Cr	Deavoning Biotion Virgin and Child with Donor Madorina and Child with the Indiant Saint John the Baptist Applie Orchard The Donor and Child with Indiant Saint John the Baptist Applie Orchard The Donor of Mon. The Charme of Mon. The Mon. The Mon. The Mon. The Mon. The Procession to Charme of Mon. The Mon. The Procession to Charme of Mon. The Mon. The Mon. The Procession to Charme of Mon. The Mon. The Mon. The Procession to Charme of Mon. The Mon.	5,000 NULL 2,000,000 NULL 5,000,000 150,000 150,000 1,000,000 1,000,000 1,000,000 1,000,000	31,000 27,500 425,000 425,000 425,000 400,000 3115,000 55,000 9,730 111,700 140,000 140,000 140,000 140,000 140,000 140,000 140,000 140,000 140,000 140,000 140,000 140,000 150,000 160,000 170,000 170,000 180,000	4,500,000 400,000 700,000	4,000,000	4,000,000 80,000 6,000,000	275.00 3750.00 185.00 185.00 4.50.00 4.50.00 4.50.00 4.00.00 4.00.00 4.00.00 4.00.00 5.30.00 6.75.00 115.00 117.50 117.
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22.19	29 30 201 31 31 32 32	44 192 82 354 293 563 563	Unknown Unknown Michotener Mary Cassett	Deavong Botton Virgin and Child with Doore Madorina and Child with the Indext Saint John the Baptist Applie Orchard The Dorson of More The Dorson of More Anderson and Child with Indext Saint John the Baptist and Angels Read of Bearded Man Anderson and Child with Indext John the Baptist and Angels Read of Bearded Man Choral Earl Fargement Historitated "A" with Six Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an Enthroned Saint (?) Anderson and Child with Indext Saint John Monks Presenting a Book to an En	5,000 NULL 2,000,000 150,000 150,000 150,000 150,000 1,000,000 1,000,000 1,000,000 1,000,000	31,000 27,500 485,000 485,000 425,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 3,000,000 8,500,000 112,500	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	275.500 3,750.000 185.000 425.000 425.000 425.000 425.000 2900.000 3,000.000 115.000
22.29 62	29 30 201 31 31 32 32	354 291 354 291 354 291 354 291 354 354 354 354 354 354 354 354 354 354	Unincome Unincome Many Cassat Jankeese Provided Genomic Respects Jankeese Provided Jankeese Provided Jankeese Provided Jankeese Provided Jankeese Provided Jankeese Provided Jankeese Jankeese Jankeese Jankeese Jankeese Jankeese	Deavong Botton Virgin and Child with Doore Virgin and Child with Doore Virgin and Child with Doore Madorna and Child with the Infant Saint John the Baptits Agely Orchard The Doore of Man. The Chorac of M	5,000 NULL NULL NULL NULL NULL NULL NULL N	31,000 21,500 425,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	275.500 3,750.000 185.000 425.000 425.000 425.000 2900.000 3,000.000 115.000
22.19 62 22.29 62 22.29 62 22.29 62 22.29 130 22.29 130 22.29 130 22.29 130 22.29 130 22.29 130 22.29 130 23.29	29 30 201 31 31 32 32	354 293 354 293 563 564	Unincome Unincome Microser Mary Cassatt	Deavong Botton Virgin and Child with Donor Address and Child with Heridant Saint John the Baptist Applie Orchard The Donors and Child with Heridant Saint John the Baptist Applie Orchard The Donors of Mee Address and Child with Heridant Saint John the Baptist and Angels Read of Bandded Man Address and Child with Heridant Saint John the Baptist and Angels Read of Bandded Man Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Last Pragment Ristoristed "A" with Six Moni	\$,000 NULL N	31,000 31,000 425,000 425,000 425,000 425,000 1116,000 11	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 3,000,000 8,500,000 112,500	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	275.500 275.501 3750.000 185.000 185.000 185.000 145.000 145.000 145.000 145.000 155.000 115.000
22.29 62 22.29 62 22.10 130 22.10 130 22.28 389 22.9 390 23.100 22.1 23.17 27.1 23.17 27.2 23.17 27.2 23.17 27.2 24.103 308 24.113 30 24.113 30 24.113 30 24.113 37 24.113 37 24.113 37 24.114 30 24.127 44 24.137 48 24.14 43 24.17 185 24.17 185 24.17 185 24.17 185 24.17 185 24.17 185 24.17 185 24.18 135 24.48 135 24.84 137 24.9	29 30 201 31 31 32 32	354 293 354 293 563 564	Unincomen Unincomen Many Cassatt Many Cas	Deavong Botton Virgin and Child with Doors Address and Child with the Indext Saint John the Baptist Applie Childred The Doorse of Mee Address and Child with Indext Saint John the Baptist Applie Childred The Doorse of Mee Address and Child with Indext Saint John the Baptist and Angels Head of Baradded Man Address and Child with Indext Saint John the Baptist and Angels Head of Baradded Man Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Historisted "A" with Six Monis Presenting a Book to an Enthroned Saint (7) Choral Lad Fragment Lad	5,000 NULL SALES S	31,000 27,500 425,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	27.500 1.750,000 1.85
22.19 62 12.29 62 12.29 62 12.29 62 12.29	29 30 201 31 31 32 32	44 192 82 82 354 291 563 564	Unincome Unincome Many Cassatt Many Cassa	Deavong Botton Virgin and Child with Decer Maderian and Child with the Infant Saint John the Baptite Applied Triangle Maderian and Child with Infant Saint John the Baptite Applied Triangle Maderian and Child with Infant Saint John the Baptite Applied Applied Triangle Maderian and Child with Infant Saint John the Baptite And Applied Appl	5,000 NULL 2,000,000 150,000 1	31,000 27,500 425,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	27.500 3.750.000 18.5000 42.5000 42.5000 42.5000 29.00000 115.000 1
22.29 62	29 30 201 31 31 32 32	44 192 82 82 354 291 563 564 564	Unknown Unknown Mary Cassatt Mary Cassatt	Deavong Botton Virgin and Child with Doore Virgin and Child with Doore Virgin and Child with Doore Water and Child with the Indextage Maderona and Child with the Indext Saint John the Baptist Applie Orchard The Chosen of Mann The Chosen The Chosen of Mann The Chosen The Chosen of Mann The Chosen The	5,000 NULL 2,000,000 150,000 1	31,000 31,000 425,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	275.500 275.501 375.000 185.000 185.000 245.000 245.000 250.000 250.000 115.000
22.19	29 30 201 31 31 32 32	44 192 82 254 291 563 563	Unincome (Michicene Michicene Michiere Michicene Michicene Michiere Michicene Michiere	Deavong Botton Virgin and Child with Doore Virgin and Child with Doore Virgin and Child with Doore Madorina and Child with the Indicatege Madorina and Child with the Indicatege Madorina and Child with the Indicatege Madorina and Child with Maquel Madorina a	\$.000	31,000 27,500 425,000 425,000 425,000 425,000 425,000 1115,000 1115,000 1115,000 1115,000 1117,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	275.500 275.501 3750.000 185.000 185.000 185.000 425.0000 425.00000 425.00000 425.00000 425.00000 425.00000 425.00000 425.00000 425.00000 425.00000 425.000000 425.000000 425.000000 425.00000000 425.000000000000000000000000000000000000
22.19	29 30 201 31 31 32 32	354 251 354 251 354 263 354 263 354 354 263 354 354 354 354 354 354 354 354 354 35	Unincome Unincome Many Cassatt Many Cassa	Deavong Botton Virgin and Child with Doore Virgin and Child with Doore Virgin and Child with Doore Virgin and Child with the Indicates Madorina and Child with Indicates William Wi	\$.000 NULL 1.000 NULL NULL NULL NULL NULL NULL NULL N	31,000 31,000 425,000 425,000 425,000 425,000 31,00	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	275.500 275.001 3750.000 185.000 185.000 425.000 425.000 425.000 425.000 425.000 425.000 425.000 425.000 115.000
22.19	29 30 201 31 31 32 32	44 192 82 82 354 291 563 563 379 84	Unincome Unincome Many Cassat Many Cassat	Deavong Botton Virgin and Child with Donor Address and Child with the Indext Saint John the Baptist Applio Child with Application of the A	\$.000 \$.000	31,000 31,000 425,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	27.500 1.750,000 1.85
22.19	29 30 201 31 31 32 32	44 192 82 354 291 563 564	Unincome Unincome Many Cassatt Many Cassa	Deavong Botton Virgin and Child with Doore Virgin and Child with Doore Virgin and Child with Doore Virgin and Child with the Individual Madorna and Child with the Individual Madorna and Child with the Individual Madorna and Child with Individual Sea of the Baptot Application of the Workship Madorna and Child with Individual Sea of the	5,000 NULL 2,000,000 150,000 1	31,000 31,000 425,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	27.500 3.750.000 18.500.000 42.5000 42.5000 42.5000 42.5000 42.5000 7.000.000 115.500 115.500 110.000 45.5
22.29 62	29 30 201 31 31 32 32	44 192 82 354 291 563 564	Unincome (Jinkonen Jinkonen Jinko	Deavong Botton Virgin and Child with Doore Virgin and Child with Doore Virgin and Child with Doore Madorna and Child with the Infant Saint John the Baptist Applie Orchard The Chosen of Man Th	\$.000	31,000 31,000 425,000 425,000 425,000 425,000 425,000 1115,000	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	27.500 3.750.000 18.5000 18.5000 42.5000 42.5000 42.5000 43.5000 44.5000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.50000 44.500000 44.500000 44.500000 44.500000 44.500000 44.500000 44.500000 44.50000000000
22.19	29 30 201 31 31 32 32	82 82 83 84 854 291 563 564 379 34	Unincome Unincome Many Cassatt Many Cassa	Deavong Botton Virgin and Child with Doorer Virgin and Child with Doorer Virgin and Child with Doorer Maderima and Child with the Indians Saint John the Baptist Applied Orchard The Dorson of Mines Maderima and Child with the Indians Saint John the Baptist and Applied Orchard The Chromo of Mines Maderima and Child with Indians Saint John the Baptist and Angels Head of Basender Man Maderima and Child with Indians Saint John the Baptist and Angels Head of Basender Man Chroma Leaf Fargeneri. Historiated "A" with Sai Monks Presenting a Book to an Enthronced Saint (?) Maderima and Child with Indians Saint John Manus Presenting a Book to an Enthronced Saint (?) Maderima and Child with Indians Saint John Manus Presenting a Book to an Enthronced Saint (?) Sorage Bir Saint Angels Saint Sa	\$.000 NULL NULL NULL NULL NULL NULL NULL N	31,000 31,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 425,000 45	4,500,000 400,000 700,000 2,750,000 1,500,000 3,000,000	4,000,000 7,000,000 3,000,000 8,500,000 112,500 4,500,000 7,000,000	4,000,000 80,000 6,000,000 3,000,000 3,000,000 1100,000 1,000,000 4,000,000	275.500 3.780.000 185.000 185.000 245.000 445.000 445.000 445.000 445.000 445.000 45.000 45.000 115.000

26.124 149	1	1	Francesco da Valdambrino	Corpus of Christ	750,000	225,000				225,000
26.124 149 26.126 150 26.128 320			Byzantine Unknown	Lorpus or Linist Casket Guanyin	90,000 NULL	275,000 275,000 600,000		700,000		225,000 275,000 700,000
26.129 321 26.138 46			Unknown	Sacrophagus Sarcophagus	NULL NULL	30,000 105,000		700,000		30,000 105.000
26.139 309 26.142 72			Roman Unknown	San copinagus Straighted Sarcophagus with Figures of Salus & Asclepius Christ and the Symbols of the Four Evangelists	30,000 2,500	45,000 70,000				45,000 70,000
26.143 73 26.144 151			Unknown Unknown	Coast of Arms of Pope Leo X, of the Deputy Apostolic Legate in Bologna, Archbishop Altobello Averoldi of Brisighella, and of the town of Bologna Transenna	NULL NULL	24,000 80,000				24,000 80.000
26.145 152 26.146 153			Unknown Unknown	Transenna Lion	20,000 NULL	80,000 22,500				80,000 22,500
26.148 74 26.152 47			Unknown Byzantine	Fragment of a Relief Adoration of the Kings	2,500 5,000	17,500 1,250				17,500 1,250
26.154 48 26.155 75			Palestinian Unknown	Ampulla Coat of Arms of the Neapolitan Branch of the Antinori Family	15,000 NULL	5,500 26,500				5.500
26.156 76 26.157 77			Unknown Unknown	County Arms or the reagonate enables or the Armston Family Relief Fragment with a Bird Relief Fragment with a Bird	1,000	15,000 7,000				26,500 15,000 7,000
26.158 154 26.161 322			Unknown Unknown	Madonna and Child with Saints and Angels Amida Buddha	NULL 30,000	8,500 45,000				8,500 45,000
26.17 405			Boris Grigoriev	Russian Peasant Girl	1,000 NULL	1,050,000				1,050,000 14,000
26.177 79			Unknown Unknown	Ciborium Fragment Relief Fragment	50,000	14,000 1,150				1,150
26.178 155 26.179 156			Bertoldo di Giovanni Unknown	Triumph of Love Transenna	500 NULL	4,500 70,000				4,500 70,000
26.180 8 26.181 204			Benin Islamic	Royal Portrait Bowl	NULL 60,000	275,000 100,000				275,000 100,000
26.183 80 26.187 81			Unknown Unknown	Coat of Arms Roundel with Bird Attacking a Rabbit	500 500	23,500 15,000				23,500 15,000
26.188 82 26.189 83			Unknown Unknown	Roundel with Bird Attacking a Rabbit Roundel: Two Birds Flanking a Tree	NULL	15,000 14,000				15,000 14,000
26.190 84 26.191 85			Unknown Unknown	Roundel with Pair of Birds Roundel with Bird Attacking a Rabbit	2,000 NULL	14,000 9,000				14,000 9,000
26.192 86 26.193 87			Unknown Unknown	Roundel with Bird Attacking a Rabbit Roundel with Two Lions (?) in Combat	NULL 500	22,500 26,500				22,500 26,500
26.194 88 26.195 89			Unknown Unknown	Roundel with Horsemen in Combat with a Feline Animal Roundel with Bust of Christ	1,000 1,100	15,000 2,000				15,000 2,000
26.196 90 26.197 91			Unknown Unknown	Roundel with Fox Attacking a Sheep Roundel with Agnes Dei	1,200 10,000	13,000 14,000				13,000 14,000
26.20 400 26.200 92			Augustin Hirschvogel Unknown	Landscape with the Conversion of Saulus Roundel with a Feline Animal Attacking a Rabbit	NULL 2,000	52,500 7,000				52,500 7,000
26.201 93 26.202 94			Unknown Unknown	Roundel with Two Animals in Combat Cost of Arms, Probably of the 'Capitani del Bigallo'	NULL NULL	13,000 10,500				13,000 10,500
26.203 95 26.204 96			Unknown Unknown	Coat of Arms of Federico da Montefeltro Coat of Arms, Probably of the Della Gherardesca Family	500 NULL	26,500 6,500				26,500 6,500
26.205 97 26.206 98			Unknown Unknown	Coat of Arms of the Brancaccio Imbriani Family Coat of Arms, Probably of the Nini Family	NULL 1,000	21,000 9,000				21,000 9,000
26.207 99 26.208 100			Unknown Unknown	Coat of Arms, Probably of the Tafuri Coat of Arms of the Swiss Luder Family and of the Lund Family, from Schleswig	NULL NULL	7,500 9,000				7,500 9,000
26.209 101 26.210 102			Unknown Unknown	Coat of Arms of the Gazola Family Coat of Arms, unidentified Italian or possibly of the Michault de St-Mars Family	1,000 NULL	10,500 9,000				10,500 9,000
26.211 103 26.212 104			Unknown Unknown	Coat of Arms of the Medici Family Coat of Arms of the Pucci delle Stelle Family	NULL	7,000 11,000		-		7,000 11,000
26.213 105 26.214 106 26.215 107			Unknown Unknown	Coat of Arms of the Fiaschi Family Coat of Arms of the Courtot de Cissey Family	1,500 NULL	11,500 10,500				11,500 10,500
26.216 108			Unknown Unknown	Coat of Arms of Federico da Montefeltro Keystone	NULL 1,200	12,500 7,000				12,500 7,000
26.217 109 26.218 110			Unknown Unknown	Coat of Arms of Niccolo Sottile (?) Decorative Relief	NULL	17,500 3,000				17,500 3,000
26.219 111 26.22	204		Unknown Jan Baptist Weenix	Relief Panel with Birds and Lions Still Life with a Dead Swan	NULL 1,500,000	16,000	400,000		200,000	16,000 300,000
26.220 112 26.221 113		E	Unknown Unknown	Relief Fragment Coat of Arms, probably of the Suarez Family	NULL 2,000	15,000 17,500				15,000 17,500
26.223 114 26.235 115			Unknown Unknown	Window Frame Lunette	NULL NULL	35,000 20,000				35,000 20,000
26.255 49 26.28 198	L		Villanovan Maurice de Vlaminck	Pin Marine	1,000 80,000	500 550,000				500 550,000
26.296 247 26.3	205		Jean Siméon Chardin Jacob Isaaksz van Ruisdael	Still Life with Dead Hare The Jewish Cemetery	1,500,000 50,000,000	6,000,000	8.000.000	8,500,000 22,500,000	5.000.000	8,500,000 22,500,000
26.32 366 26.33 367			Paul Signac Paul Signac	Port Louis The Seine	250,000 100,000	40,000 40,000		,,,,,,,,,		40,000 40,000
26.35 354 26.369 294			Auguste Herbin Papuan Gulf	Still Life Ceremonial Shield	100,000 NULL	42,500 50,000				42,500 50,000
26.370 295 26.385	206		Sawos Peter Paul Rubens	Ceremonial Shield Philippe Rubens, the Artist's Brother.	NULL 25,000,000	400,000	7.500.000	7.500.000	6.000.000	400,000 7,500,000
26.387 26.404 3	207	227	Master of the St. Lucy Legend Simon Gate	Virgin of the Rose Garden	2,500,000 25,000	1,250	4,000,000	7,000,000	4,000,000	7 000 000
26.43 26.7 203	208	197	Willem Kalf Riza-i 'Abbasi	Still Life with Columbine Goblet Pair of Doors	1,500,000 50,000	125,000	600,000		750,000	1,250 675,000 125,000
26.79 378 26.89 23			Dante Gabriel Rossetti Thomas Sully	A fight for a Woman Dr. Edward Hudson	NULL 300,000	75,000 37,500				75,000 37,500
26.90 24 26.94	209		Thomas Sully Correggio	White Edward Hudson The Mystic Marriage of Saint Catherine	300,000 1,750,000	55,000	1,500,000		5,000,000	55,000 3,250,000
27.1 157	203	- 00	Unknown	Tomb Effigy of a Recumbent Knight	NULL	80,000				80,000
27 150	201	285	Nino Picano		15 000 000					
27.150 27.158	301 33		Nino Pisano Arthur Bowen Davies	Madonna and Child Dances	15,000,000	2 000 000	7,000,000 400,000	2,500,000	600,000 225,000	2,500,000 312,500 4,250,000
27.150 27.158 27.159 301 27.160 375		87	Arthur Bowen Davies Maurice Brazil Prendergast Augustus Edwin John	Dances Promenade The Mumpers	15,000,000 1,000,000 1,750,000 500,000	3,000,000 425,000 16,000,000		4,250,000		312,500 4,250,000 425,000
27.150 27.158 27.159 301 27.160 375 27.2.A 376 27.200 266		87	Arthur Bowen Davies Maurice Brazil Prendergast Augustus Edwin John Michelangelo Rembrandt Harmensz van Rijn	Dances Processed The Manager The Manager The Water Section of the Ceiling of the Sistine Chapel The Visitation	15,000,000 1,000,000 1,750,000 500,000 4,000,000 65,000,000	425,000 16,000,000 70,000,000		4,250,000 52,500,000 100,000,000		312,500 4,250,000 425,000 52,500,000 100,000,000
27.150 27.158 27.159 301 27.160 375 27.2.A 376 27.200 266 27.201 249		87	Arthur Bowen Davies Munrice Hzrail Prendersast Augustus Edwin John Michelangelo Rembrandt Harmensz van Rijn Gerard David Gestave Courbet	Donces Processale The Muniper Scheme for the Cecling of the Sistine Chapel Scheme for the Decoration of the Celling of the Sistine Chapel The Aumoration The Aumoration The Aumoration	15,000,000 1,000,000 1,750,000 500,000 4,000,000 65,000,000 750,000 1,750,000	425,000 16,000,000 70,000,000 4,500,000 2,500,000		4,250,000 52,500,000		312,500 4,250,000 425,000 52,500,000 100,000,000 5,000,000 6,500,000
27.150 27.158 27.159 27.160 27.160 375 27.2.A 376 27.201 249 27.202 1 27.202 1 27.208 50 27.210 158		87	Arthur Bowen Davies Munrice Brazif Preederast Jugostus Edwin John Mitchelangelo Rembrandt Harmensv van Rijn Gerard David Gustave Courbet Roman Arnolfo Gi Cambio	Donces Photomatel The Muneya Scheme for the Cocining of the Sistine Chapel (1se Vinitation State	15,000,000 1,000,000 1,750,000 500,000 4,000,000 65,000,000 750,000 1,750,000 40,000 20,000	425,000 16,000,000 70,000,000 4,500,000 2,500,000 115,000 22,500		4,250,000 52,500,000 100,000,000 5,000,000	225,000	312,500 4,250,000 425,000 52,500,000 100,000,000 5,000,000 6,500,000 115,000 22,500
27.150 27.158 27.159 27.160 27.160 375 27.2A 376 27.200 266 27.201 249 27.202 1 27.208 50 27.210 158 27.211 310 27.216 311		87	Arthur Bowen Davies Marines Brazell Presenterases Augustus Korbin John Michelangelo Rembrand Itamenux van Rijn Gerard David Gestarek Courbet Gestarek Courbet Brazello Bonana Bonana	Dances	15,000,000 1,000,000 1,750,000 500,000 4,000,000 65,000,000 750,000 1,750,000 40,000 20,000 80,000 15,000	425,000 16,000,000 70,000,000 4,500,000 2,500,000 115,000 22,500 190,000 32,500		4,250,000 52,500,000 100,000,000 5,000,000	225,000	312,500 4,250,000 425,000 52,500,000 100,000,000 5,000,000 115,000 22,500 190,000 32,500
27.150 27.158 27.159 27.160 27.160 375 27.2A 376 27.200 266 27.201 249 27.202 1 27.208 50 27.210 158 27.211 310 27.216 311		87	Athur Bowen Davies Manusce Brazel Prendergast Augustus Gelmi John Michelangelo Rembrand Harmens van Rije Gennbrand Harmens van Rije Gennd David Ogsteve Centrel Ogsteve Centre	Dances	15,000,000 1,000,000 1,750,000 500,000 4,000,000 65,000,000 750,000 1,750,000 40,000 20,000 80,000 15,000 NULL 500	425,000 16,000,000 70,000,000 4,500,000 2,500,000 115,000 22,500 190,000 32,500 21,000 9,500		4,250,000 52,500,000 100,000,000 5,000,000	225,000	312,500 4,250,000 425,000 52,500,000 100,000,000 5,000,000 115,000 22,500 190,000 32,500 21,000 9,500
27.159 27.158 27.159 301 27.160 375 27.2A 376 27.200 266 27.201 249 27.202 1 27.202 1 27.210 158 27.211 310 27.216 311 27.218 117 27.220 118 27.221 119 27.221 119 27.221 119 27.221 119 27.220 118		87	Affirm Bowen Davies Manuric Blazil Prodetigate Augustus Edinir John San Barris Blazil Prodetigate Augustus Edinir John Barris Blazil German David German David German David German German Bornan Borna	Donces Promonable The Mumper The Mumper The Street Service Ser	15,000,000 1,000,000 1,750,000 500,000 4,000,000 65,000,000 750,000 1,750,000 20,000 20,000 80,000 NULL 500 NULL NULL	425,000 16,000,000 70,000,000 4,500,000 2,500,000 22,500 190,000 32,500 21,000 9,500 13,000		4,250,000 52,500,000 100,000,000 5,000,000	225,000	312,500 4250,000 4250,000 52,500,000 100,000,000 6,500,000 115,000 22,500 190,000 32,500 21,000 9,500 13,000
27.159 27.158 27.158 27.159 301 27.160 375 27.2A 376 27.200 26 27.201 249 27.202 127.208 50 27.210 158 27.211 310 27.216 311 27.216 311 27.218 117 27.221 118 27.221 119		81	Affart Bowen Davies Magnaris Bard Prodesguat Augustus Edomi John Michaleguda M	Donces Promonable The Mumpers Decoration of the Ceiling of the Sistine Chaptel The Visitation The Visitation The Visitation The Ammonistrion T	15,000,000 1,750,000 1,750,000 500,000 4,000,000 65,000,000 1,750,000 1,750,000 1,750,000 1,750,000 1,750,000 1,750,000 1,750,000 10,00	425,000 16,000,000 70,000,000 4,500,000 2,500,000 115,000 22,500 190,000 21,000 9,500 11,000 11,000 11,000 11,000 11,000		4,250,000 52,500,000 100,000,000 5,000,000	225,000	312,500 425,000 425,000 52,500,000 5,500,000 5,000,000 115,000 22,500 190,000 32,500 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000
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27:150 27:158 301 27:159 301 27:159 302 37:300 38:300 38:3	33	87	Arthur Bowen Davies Magnick Bazul Pronderpast Augustus Edwin John Michelangdo Bernberach Harmonev van Rije Gentherach Harmonev van Rije Gentherach Harmonev van Rije Genther Camble Bonnan Bernofis of Camble Bonnan Bonna	Donces	15,000,000 1,750,000 1,750,000 4,000,000 4,000,000 4,000,000 1,750,000 1,750,000 20,000 80,000 15,000 NULL NULL NULL NULL NULL NULL NULL 2,000 3,000 25,000 3,000 3,000 3,000 3,000 3,000,000	425,000 16,000,000 70,000,000 4,500,000 2,500,000 115,000 22,500 190,000 32,500 21,000 9,500 13,000 11,000 18,500 110,000 4,750	400,000	4,250,000 52,500,000 100,000,000 5,000,000	225,000 4,000,000 5,000,000	312,500 425,000 425,000 425,000 52,500,000 100,000,000 5,000,000 115,000 115,000 122,500 22,500 21,000 13,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 15,000 11,000 11,000 11,000 15,000 11,000 15,0
27:150 27:159 301 27:159 301 27:159 301 27:160 375 27:20 376 376 376 377 376 377 377 373 37314 27:150 377:150 377:160 377:170	210 34 35	87 81 29 29 383 384	Arthur Bowen Daves Manurca Razul Productyzat Jogopcha Celorin John Manurca Razul Productyzat Jogopcha Celorin John Razul Productyzat Josepha Manurca Manurca Gentra Coulde Gentra Coulde Arroffe & Carolin Gornan Gornan Gornan Gornan Johnson	Dinners Thrommade The Muniter Securities of the Ceiling of the Sistine Chapel The Ammerication The American The American The Ammerication The American The Ame	15,000,000 1,750,000 1,750,000 1,750,000 4,000,000 65,000,000 65,000,000 750,000 1,750	425,000 16,000,000 70,000,000 4,500,000 115,000 22,500 21,000 32,500 21,000 9,500 11,000 11,000 11,000 4,750 6,500	1,250,000 150,000	4.250,000 52,500,000 5,000,000 5,000,000 6,500,000	225,000 4,000,000 4,000,000 5,000,000 40,000	312,500 425,000 425,000 425,000 52,500,000 5,000,000 5,000,000 115,000 122,500 190,000 21,500 21,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 5,000 11,000
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27:150 27:158 27:158 27:158 27:158 27:158 27:158 27:20 27:30 27:20 27:30	210 34 35	87 81 81 29 381 384 115	Arthur Bowen Davies Mayarce Bazul Prodespase Augustus Edwin John Michelangda M	Donces Phoemaske The Mumper Decoration of the Ceiling of the Sistine Chapel The Visitation The Visitation The Visitation The Ammoristion The Ammoristic The	15,000,000 1,750	425,000 70,000,000 4,500,000 2,500,000 22,500,000 32,500 9,500 11,5,000 11,000 11,000 11,000 11,000 11,000 11,000 15,500 15,500 15,500	1,250,000 150,000	4.250,000 52,500,000 5,000,000 5,000,000 6,500,000	225,000 4,000,000 4,000,000 5,000,000 40,000	312.500 425.0000 425.0000 525.000,000 100.000,000 5.000,000 6.500,000 115,000 22.500 9.500 110.000 9.500 110.0
27:150 27:150 27:150 27:160 37:150 27:160 37:160 37:160 37:17:2.00 26:6 27:2.00 26:6 27:2.00 26:6 27:2.01 27:2.08 30 27:2.11 310 27:2.21 310 27:2.21 3	210 34 35	87 81 81 29 383 384 115	Arthur Bowen Davies Manurs Etszal Proedopszet Jogoptus Edwin John Michelengido Michelengido Michelengido Michelengido Michelengido Michelengido Gerard David Gerard David Gerard David Gerard David Gerard David Gerard Cardeli Gerard Ge	Donces Primormable Primorm	15,00,000 1,750,000	425,000 70,000,000 2,500,000 2,500,000 115,000 22,500 110,000 121,000 121,000 110,000	1,250,000 150,000	4.250,000 52,500,000 5,000,000 5,000,000 6,500,000	225,000 4,000,000 4,000,000 5,000,000 40,000	312.500 425.0000 425.0000 425.000000000000000000000000000000000000
27:150 27:150 27:150 27:150 27:160 37:150 27:160 37:150 27:160 37:27:2A 37:2A	210 34 35 36	87 81 81 29 383 384 115	Arthur Bowen Daves Manurca Brazil Productyza Auguscha Colomi John Manurca Brazil Productyza Auguscha Colomi John Manurca Brazil Productyza Gerativa Coulde Gerativa Coulde Arroffe G. Cambio Borona Bo	Dinners The Manuface Elements of the Ceiling of the Sistine Chapel The Ammerication Elements of the Ceiling of the Sistine Chapel The Ammerication Elements Sistensia by a Blook Heart Sistensia by a Blook Heart Sistensia by a Blook Heart Sistensia by a Blook Angel Heart of a Man Heart of Ammerication Heart of Ammerication Heart of Ammerication Heart of Man Heart of M	15,000,000 1,750	425,000 16,000,000 70,000,000 2,500,000 115,000 125,000 125,000 125,000 125,000 125,000 135,000 135,000 145,000 155,000 155,000 155,000 155,000 155,000 155,000 155,000 155,000 155,000 155,000 155,000 155,000 155,000 155,000	1,250,000 150,000 150,000 150,000 150,000	\$250,000 \$250,000 10,000,000 \$5,000,000 \$5,000,000 \$5,000,000 \$5,000,000	225,000 4,000,000 5,000,000 40,000 40,000	312.500 425.0000 425.0000 425.0000000 100.000.000 5,500.0000 100.00000 120.00000 120.00000 120.0000 120.0000 130.0000 130.0000 130.0000 130.0000 130.0000 15
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27:150 27:150 27:160 37:160 27:160 37:160 27:160 37:160 37:160 37:17:27:200 26:60 27:200 26:60 27:208 30:72:208 30:7	210 214 35 36	87 81 81 29 383 384 115 382	Anthur Bowen Davies Manurce Bizzel Prodespased Augustus Edwin John Michaleguda	Donces The Mumper Deconston of the Celling of the Sistine Chape! The Visitation The Visitation The Visitation The Ammoration The The The The The Ammoration The The The Ammoration The The The Ammoration The The The Ammoration The	15,000,000 1,792	425,000 70,000,000 70,000,000 70,000,000 70,000,00	1250,000 150,000 150,000 150,000 250,000 250,000	4,250,000 52,500,000 100,000,000 5,500,000 6,500,000 5,500,000 5,500,000	225,000 4,000,000 4,000,000 5,000,000 40,000 40,000 5,000,000	312,500 425,00
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29.316	242			Giovanni del Biondo	Virgin Annunciate	40,000	1,500,000				1,500,000
29.318 29.320	242 397 238			Antonio Vivarini Andrea di Bartolo	Scene from the Life of a Female Saint Christ in Benediction	NULL 120,000	35,000 300,000				35,000 300,000
29.321 29.322	364 174			Edvard Munch Max Beckmann	Boy in Blue Still Life with Fallen Candles	750,000 5,000,000	1,150,000 1,500,000				1,150,000 1,500,000
29.324 29.327 29.330	345 350 362			Giorgio de Chirico James Ensor Aristide Maillol	Horses Le Ballet Féerique (Le Jardin D'Amour) Venus	100,000 200,000 80,000	275,000 160,000 40,000				275,000 160,000 40.000
29.331 29.333	184 164			Georg Kolbe Unknown	Verius Assunta Saint John the Evangelist	1,000,000 NULL	400,000 85,000				400,000 85,000
29.342 29.347	325 360			Unknown Wilhelm Lehmbruck	Lady with Phoenix Headdress Standing Female Figure	8,000 200,000	35,000 55,000				35,000 55,000
29.348 29.355	165 166			Francesco Fanelli Luca della Robbia	Don Gaspar de Guzman, Duke of San Lucar, known as the Count-Duke of Olivares (1587-1645) Madonna and Child	95,000 8,000,000	225,000 340,000				225,000 340,000
29.356 29.357.A	297 298			Carl Milles Carl Milles	Folke Filbyter Europa and the Bull	10,000 50,000	75,000 275,000				75,000 275,000
29.386 29.392 29.41	212 213 394			Islamic Islamic	Fragment of a Tiraz Textile with Multiple Inscriptions (illegible) Fragment of a Tiraz Textile	800 500 250,000	4,250 1,000 125,000				4,250 1,000 125,000
29.42 29.425	395 326			Luca Signorelli Luca Signorelli Unknown	The Resurrected Christ Appearing to St. Magdalene The Resurrected Christ Appearing to His Disciples Ceremonial Wine Vessel	250,000 250,000 150,000	125,000 125,000 450.000				125,000 125,000 450,000
29.430 29.443	402 327			Edward Hopper Unknown	Night in the Park Buddha Triad with Mandorla	125,000 50,000	80,000 105,000				80,000 105,000
29.444 30.274	328 385			Unknown Unknown	Pratyeka Buddha Portrait of an Artist	NULL 7,000	700,000 35,000		700,000		700,000 35,000
30.280 30.283	264 355			Antoine Le Nain Paul Klee	The Village Piper Woman Reading	3,500,000 600,000	7,250,000 100,000		13,000,000		13,000,000 100,000
30.285 30.291 30.295	351	132	199 264	Oscar Ghiglia Max Kaus	The Artificial Rose Man in a Fur Coat	25,000 1,000,000	65,000	110,000 22,500,000	7,000,000	60,000 3,000,000	65,000 85,000
30.295 30.296 30.297	12 270	213	264	Parmigianino Thomas Cowperthwaite Eakins Michael Sweerts	The Circumcision Dr. Horatio C. Wood In the Studio	4,500,000 3,000,000 2,400,000	2,500,000	22,500,000	7,000,000 3,000,000 14,000,000	3,000,000	7,000,000 3,000,000 14,000,000
30.322 30.323	13 214			William James Glackens	in ue statio	450,000 100,000	7,500,000 500,000 1,350,000		2,250,000		500,000
30.359 30.362	403 404			Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Abraham's Sacrifice Abraham Entertaining the Angels	50,000 NULL	50,000 50,000		-,,		50,000 50,000
30.370 30.371	54	214	392	Rembrandt Harmensz van Rijn Egyptian	Christ Relief of Peasants Driving Cattle and Fishing	2,500,000 150,000	225,000	250,000		250,000	250,000 225,000
30.372 30.373	312 55			Egyptian Egyptian	A Middle Kingdom Dignitary Scarab	100,000 5,000	55,000 52,500				55,000 52,500
30.374 30.380				Pieter Bruegel the Elder George Grosz Islamic	The Wedding Dance Conversation Buttle made for the Regulid Solver Wedden Division Version	60,000,000 120,000	150,000,000 37,500		175,000,000 2,450,000		175,000,000 37,500
30.416 30.421 30.431	215 216 217			Islamic Islamic	Bottle made for the Rasulid Sultan Hizabe al-Din in Yemen Bowl Inscribed "Wealth" Mirror with Benedictory Inscription	75,000 50,000 1,000	1,850,000 90,000 9,250		2,430,000		2,450,000 90,000 9.250
30.432.A 30.433	218			Islamic Islamic	State Cellar instructions with Poem about Salt Mirror Case	500	85,000 1,650				85,000 1.650
30.434 30.437	220 221			Islamic Persian	Mortar Lamp with Benedictory Inscription	700 2,000	1,500 925				1,500 925
30.438 30.439.A	222 223			Persian Islamic	Lamp with Benedictory Inscription Ewer inscribed "Prosperity, favor"	2,000 1,000	925 1,500				925 1,500
30.440 30.442	224 225			Islamic Islamic	Pierced-work Lamp Section with Benedictory Inscription Spigot	6,000 1,000	3,000 2,750				3,000 2,750
30.446 30.447 30.452	226 227 56			Islamic Islamic Iranian	Seven-wick Lamp Base of a Lamp Stand wwith Benedictory Inscription Vace	1,500 15,000 2,000	37,500 8,500 2,100				37,500 8,500 2,100
30.452 30.457 30.460				Iranian Islamic Islamic	Vase Jug Bowl	2,000 10,000 12,000	2,100 9,750 37,500				9,750 37,500
30.461 30.462	230 231			Islamic Islamic	Bowl Bowl Inscribed "Increasing Prosperity, Wealth"	1,000 1,500	4,000 4,250				4,000 4,250
31.25 31.27		95 38		Neo-Babylonian William Merritt Chase	Snake-Dragon, Symbol of Marduk, the Patron God of Babylon; Panel from the Ishtar Gate My Little Daughter Dorothy	5,000,000 1,250,000		50,000,000 4,000,000	55,000,000	15,000,000 250,000	55,000,000 2,125,000
31.347 31.349	234 235			Islamic Islamic	Carved Panel, possibly from a cenotaph Tile with Lotus Blossoms	5,000 1,500	27,500 14,000				27,500 14,000
31.54 31.55 31.70	232 233		565	Islamic Islamic	Dish Ewer Seated Scribe	1,000 50,000	4,000 160,000		40.000	175.000	4,000 160,000 40.000
34.153 34.188		215	380	Egyptian Tintoretto Frans Jansz Post	Seated Scribe Study after Michelangelo's Saint Damian View of the Jesuit Church at Olinda, Brazil	NULL 4,000,000		4,000,000	40,000	100,000 6,000,000	100,000 5,000,000
34.191 34.27		216	8	Bacchiacca (Francesco Ubertini Verdi) James Abbott McNeill Whistler	Swint John the Baptist in the Wilderness Arrangement in Gray: Portrait of the Painter	1,400,000		90,000	7.000.000	1,000,000	545,000 7,000,000
35.10 35.103		217	381	Titian Coptic	Judith with the Head of Holofernes Female Portrait with Halo	13,000,000 50,000		7,000,000	22,500,000 25,000	20,000,000	22,500,000 25,000
35.11 35.110		134	209	Master of the Pieta Oskar Kokoschka	Crucifixion and the Virgin Annunciate View of Jerusalem	30,000 7,000,000		2,500,000		1,200,000	1,200,000 2,500,000
35.119 35.40 35.41		40	508	Thomas Doughty Paul Revere II	In Nature's Wonderland Sugar Basket	1,500,000 80,000		225,000	30,000	75,000 50,000	150,000 30,000
35.41 35.54 36.10		218	572	Paul Revere II Islamic	Creamer Folio from the Great Mongol Shahnama: Ardashir Battles Bahman, Son of Ardavan The Fruit Vendor	15,000 600,000 1,500,000		700.000	30,000 500,000	25,000 Unable to value 750,000	30,000 500,000 725,000
36.11 36.14		219	289	Il Pensionante del Saraceni Nicolas Poussin Alessandro Magnasco	Ine Fruit ventor Selene and Endymion Satire on a Nobleman in Misery	1,500,000 12,000,000 900,000		30,000,000	34,000,000 900,000	8,000,000 500,000	34,000,000 900,000
36.30 37.1		220 221	464	Paolo Veronese Emanuel de Witte	Interior of the Oude Kerk in Amsterdam	1,000,000 1,300,000		250,000 600,000	700,000	500,000 750,000	375,000 675,000
37.11 37.147		41 302	287	Frederic Sackrider Remington Pollaiuolo	The Mountain Man Judith	1,000,000 5,000,000		1,000,000 3,500,000	6,000,000	400,000 2,000,000	700,000 6,000,000
37.2 37.21		135 295	460	Karl Schmidt-Rottluff Jacob Isaaksz van Ruisdael	Rain Clouds, Lago di Garda Farm and Hayrick on a River	2,000,000 1,500,000		850,000 1,500,000	3,500,000	800,000 3,000,000	825,000 3,500,000
37.73 37.74 37.92		222 303	523	Job Adriaensz Berckheyde Unknown Paul Revere II	Interior of the Grote Kerk, Haarlem Vate Trapot	2,100,000 1,000,000 170,000		250,000 500,000	700,000	350,000 250,000 175,000	700,000 375,000 225,000
38.25 38.33	396		303								
38.56			418	Turone da Verona	Crucifixion Descent from the Cross by Torchlight	225,000	150,000		225,000		150,000 65,000
38.6		223	271 250	Turone da Verona Rembrandt Harmensz van Rijn Giovanni Battista Piazzetta Unknown	Descent from the Cross by Torchlight Madonna and Child with an Adoring Figure Pitcher	225,000 100,000 3,500,000 650	150,000	1,000,000	65,000	20,000 2,500,000 2,500,000	150,000 65,000 1,750,000 2,500,000
38.60 38.80	383	223	271 250	Turone da Verona Rembrandt Harmensz van Rijn Giovanni Battista Piazzetta Unknown William Sydney Mount Bernardino dei Conti	Descent from the Cross by Teorblight Medionan and Olish with an Adviney Rigere The Control of th	225,000 100,000 3,500,000 650 1,900,000 350,000	400,000	1,000,000		20,000 2,500,000	150,000 65,000 1,750,000 2,500,000 3,500,000 400,000
38.60 38.80 38.9 39.6	377		271 250	Turone da Verona Rembrandi Harmoss van Rijn Giovanni Battista Piazzetta Uurknown William Sydney Mount Bernardino del Conti Jacques de Gheyn II Acher Brown Durand	Descent from the Cross by Toroblight Madeinan and Ohls with an Adviner Sparre Plether Plether Plether Plether Plether Plether Station of the Proper Station of the Proper Station of the Proper Station of the Resid of the Vorsita and an Old Woman Monument Mountain, Berkshires	225,000 100,000 3,500,000 650 1,900,000 350,000 NULL 1,500,000	400,000 65,000		65,000	20,000 2,500,000	150,000 65,000 1,750,000 2,500,000 3,500,000 400,000 65,000 325,000
38.60 38.80 38.9 39.6 39.657 40.161		42 43 98	271 250 129 558	Turone da Verona Rembrandt Harmensu van Rijn Giovanni Battista Piazzetta Uurknown William Sydney Mount Bernardino det Conti Jacques de Gheyn II Jacques de Gheyn II Asher Brown Durand Uurknown Shen Zhou	Document from the Circus by Toeshights Manderous and Childs with an Andering Figure Pitcher Pitcher The Bassip Pitcyer Gentlemans of the Trivation Family Scotles of the Feedom of the Workship of the Workship Scotles of the Feedom of the Workship Scotles of the Trivation Family Workship Talles Workship Talles Workship Talles Workship Talles Workship Talles W	225,000 100,000 3,500,000 650 1,900,000 350,000 NULL 1,500,000 30,000 3,500,000	400,000	8,500,000 500,000 250,000	65,000 3,500,000 550,000	20,000 2,500,000 2,500,000 150,000	150,000 65,000 1,750,000 2,500,000 3,500,000 400,000 65,000 7,000 550,000
38.60 38.80 38.9 39.6 39.657 40.161 40.166 40.19	377	42	271 250 129 558 14 119	Turone de Verona Kembrandi Harmenu van Rijn Kembrandi Harmenu van Rijn Kembrandi Harmenu van Rijn Kembrandi Harmenu Kembrandi Kembrandi Kembrandi Kembrandi Kembrandi de Contil Jacques de Cherti II J	Descent from the Cross by Torothight Madeorna and Child with an Addring Figure Pitcher	225,000 100,000 3,500,000 650 1,900,000 350,000 NULL 1,500,000 3,500,000 2,500,000 8,000,000	400,000 65,000 7,000	8,500,000 500,000	65,000 3,500,000 550,000 22,500,000	20,000 2,500,000 2,500,000 150,000	150,000 65,000 1,750,000 2,500,000 3,500,000 400,000 65,000 325,000 7,000 550,000 22,500,000 5,750,000
38.60 38.80 38.9 39.6 39.657 40.161 40.166	377	42 43 98 224	271 250 129 558 14 119	Turone de Verona Ekenhand Harmene van Rija Georbent de Statenta Azuerta William Subert Moust Bernardine de Continue Bernardine de Conti Bernardine de Continue Bernardine de Continue Bernardine de Continue Bernardine	Descent from the Cross by Toeshight Madeona and Child with an Adviring Figure Pitcher The Buspir Player Gentleman of the Trivialio Family Scotled or the release of the Verturba and an Old Woman Monument Mountain, Berkshires Monument Mountain, Berkshires Monument Mountain, Berkshires Woman of the Trivialio Family Scotled or the Presengement and Melon Vine View of the There in Borne with the Castel Sant'Angelo Madeona and Child Head of a Man Head of a Man	225,000 100,000 3,500,000 650 1,900,000 350,000 NULL 1,500,000 30,000 3,500,000 2,500,000 8,000,000 150,000	400,000 65,000	8,500,000 500,000 250,000 7,000,000	65,000 3,500,000 550,000	20,000 2,500,000 2,500,000 150,000 15,000,000	150,000 65,000 1,750,000 2,500,000 3,500,000 400,000 65,000 7,000 550,000 22,500,000
38.60 38.80 38.9 39.6 39.657 40.161 40.166 40.19 40.47 40.48 40.49 40.5	377 167 57 58	42 43 98 224 304	271 250 129 558 14 119	Turone de Verona Ekenhende Harmone van Rijn Ekenhende Harmone van Rijn Ekenhende Harmone William Spieny Mount Bernardin de Kontin Bernardin Bernardin Bernardin Beldeste Donatello Enystein Egyptian Egyptian Egyptian Egyptian Geppian Oktobel Stirore	Discourt from the Cross by Toroblight Madeinan and Offish with an Adviner Egipre Pitcher Pitch	225,000 100,000 3,500,000 650 1,900,000 NULL 1,500,000 3,500,000 2,500,000 8,000,000 150,000 150,000 NULL 2,500,000 150,000 150,000 NULL 2,200,000	400,000 65,000 7,000 400,000 575,000	8,500,000 500,000 250,000 7,000,000 7,000,000 4,000,000	65,000 3,500,000 550,000 22,500,000	20,000 2,500,000 2,500,000 150,000 150,000 4,500,000 1,000,000	150,000 65,000 1,750,000 2,500,000 3,500,000 400,000 65,000 325,000 7,000 22,500,000 23,500,000 22,500,000 23,500,000 24,500 42,500 1,000,000 4,000,000
38.60 38.80 38.9 39.6 39.657 40.161 40.19 40.47 40.48 40.49 40.5 40.50 40.56	377 167 57 58	42 43 98 224 304	271 250 129 558 14 119 352 184 202	Turone de Verona Kenhende Harmone van Rija Goulennia Marineria Goulennia Marineria Milliam Syehey Moust Bernardin de Kontel Bernardin Delate Bernardin Belates Donatello Espytiam	Descent from the Cins by Trechlight Medionia and Child with an Adving Figure The Baing-Flayer Genetisman of the Trivialis Family Studies of Two Trivialis And Old Woman Modernment Studies Family Work to the Trivialis Trivialis Family Studies of Trivialis Family Modernment and Child Head of a Mas Generacy Um Workering Modernment Studies of Trivialis Family Generacy Um Workering Modernment Studies on Magalabres Gerl and Laurice on Modernment Studies on Magalabres Gerl and Laurice on Modernment Studies on Magalabres Gerl and Laurice on Modernment Studies Gerl and Laurice on Modernment Worker Landscope in Modelplate	225,000 100,000 3,500,000 650 1,900,000 350,000 30,000 3,500,000 2,500,000 2,500,000 250,000 150,000 NULL 2,200,000 150,000 4,000,000 4,000,000	400,000 65,000 7,000 400,000 575,000	8,500,000 500,000 250,000 7,000,000 7,000,000	65,000 3,500,000 550,000 22,500,000	20,000 2,500,000 2,500,000 150,000 700,000 15,000,000 4,500,000 1,000,000 2,000,000 9,000,000	150,000 65,000 1,750,000 2,500,000 400,000 400,000 550,000 22,500,000 25,750,000 25,750,000 400,000 4,000,000 4,000,000 1,000,000
38.60 38.80 38.9 39.6 39.657 40.161 40.166 40.19 40.47 40.48 40.49 40.5 40.50 40.56 40.58 41.1	377 167 57 58	42 43 98 224 304 225 44 136	271 250 129 558 14 119 352 184 202 153	Furone de Veriona Furone de Veriona Furone de Veriona Furone Furone de Veriona Furone Fu	Discourt from the Cross by Torothight Medioma and Child with an Advining Figure The Easy Player Genetisman of the Trividad Family Studies of the Heads of Yeav Youths and an Old Woman Mounteret Mountain, Berkshives Writing Table Writing Table Writing Table Writing Table Head of A Man Head of A Ma	225,000 100,000 3,500,000 650 1,900,000 350,000 NULL 1,500,000 3,500,000 2,500,000 2,500,000 150,000 150,000 NULL 2,200,000 150,000	400,000 65,000 7,000 400,000 575,000	8,500,000 500,000 7,000,000 7,000,000 4,000,000 4,000,000 6,000,000	65,000 3,500,000 550,000 22,500,000	20,000 2,500,000 2,500,000 150,000 15,000,000 4,500,000 1,000,000 2,000,000 3,000,000	150,000 65,000 1,750,000 1,750,000 2,500,000 3,500,000 400,000 65,000 7,000 25,000 22,500,000 5,750,000 22,500,000 42,500 350,000 42,500 1,000,000 4,000,000 3,000,000 3,000,000 3,000,000 3,000,000
38.60 38.80 38.9 39.6 39.657 40.161 40.166 40.19 40.47 40.48 40.5 40.5 40.5 40.5 40.5 40.5 41.1 41.10 41.124	377 167 57 58	42 43 98 224 304 225 44 136 226 305 227	271 250 129 129 558 14 119 352 184 202 153	Furone de Verona Furone Carena Verona Furone Carena Verona Furone Carena Furone Carena Furone	Discourt from the Cross by Torohighel Medionna and Child with an Advoring Figure Problem Recommend of the White Androne Figure Recommend of the New York of the White Androne Figure Recommend of the New York of the White Androne Recommend Child Recommend Re	255,000 3,500,000 35,000,000 350,000 NUL 1,500,000 3,500,000 3,500,000 2,500,000 150	400,000 65,000 7,000 400,000 575,000	8,500,000 500,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 1,500,000 125,000 5,000,000	550,000 550,000 22,500,000 25,000 25,000 12,000,000 12,000,000	20,000 2,500,000 2,500,000 150,000 15,000,000 4,500,000 2,000,000 2,000,000 3,000,000 750,000	150,000 65,000 1,750,000 1,750,000 2,500,000 3,500,000 65,000 65,000 7,000 550,000 22,500,000 5,750,000 22,500,000 3,500,000 42,500 1,000,000 3,000,000 1,000,000 3,000,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000 4,500,000
38.60 38.89 39.6 39.6 39.6 40.161 40.166 40.19 40.47 40.48 40.49 40.5 40.5 40.5 40.5 40.5 41.124 41.124 41.124 41.137 41.80 41.80	377 167 57 58	42 43 98 224 304 225 44 136 226 305 227 45 228	271 250 129 129 558 14 119 352 184 202 153 494 228 69 166 549	Furone de Verona Ekenhende Harmone van Rijn Ekenhende Harmone van Rijn Ekenhende Harmone William Spieny Monet Beraraffria de Cord Beraraffria Deleto Douatello Beraraffria Deleto Douatello Berytsian Egyptian Egyptian African van Olatele Morte of Worden verone Eman Lalving Kurden Morte of Worden Douatello Douatello Douatello Douatello Douatello	Discourt from the Cross by Torothight Medioma and Child with an Advining Figure The Common Player General Common C	225,000 100,000 3,500,000 350,000 15,000,000 350,000 NULL 1,500,000 3,500,000 3,500,000 3,500,000 250,000 150,000	400,000 65,000 7,000 400,000 575,000	8,500,000 500,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 6,000,000 1,500,000 1,500,000 1,500,000 9,000,000 1,50	550,000 3,500,000 550,000 22,500,000 25,0000 12,000,000	29,000 2,500,000 2,500,000 150,000 700,000 1,500,000 4,500,000 2,000,000 2,000,000 3,000,000 750,000 750,000 4,000,000 4,000,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 1,750,000 1,750,000 1,750,000 1,750,000 2,500,000 3,500,00
38.60 38.89 39.6 39.6 39.65 40.161 40.166 40.19 40.49 40.49 40.50 40.50 40.50 40.50 41.10 41.124 41.137 41.137 41.137 41.137 41.137 41.141 41.124 41.125 41.126 41.12	377 167 57 58	42 43 98 224 304 225 44 136 226 305 227 45 229 230	271 250 129 558 14 119 352 184 202 153 494 228 69 166 549 152 32	Furone de Verona Furone F	Discourt from the Cross by Toroblight Medionia and Child with an Advining Figure Problem Probl	225,000 100,000 3,500,000 3,500,000 1,900,000 1,900,000 30,000 30,000 30,000 32,500,000 150,00	400,000 65,000 7,000 400,000 575,000	8,500,000 500,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 1,500,000 1,500,000 5,000,000 6,000,000 6,000,000 6,000,000 1,50	550,000 550,000 22,500,000 22,500,000 22,500,000 11,750,000 2,700,000 7,700,000	20,000 2,500,000 2,500,000 150,000 700,000 4,500,000 1,000,000 1,000,000 750,000 750,000 750,000 4,000,000 1,200,000	150,000 6 5,000 1,750,000 1,750,000 1,750,000 3,500,000 400,000 65,000 55,000 55,000 55,000 55,000 57,000 30,000 1,000,000 1,000,000 1,000,000 1,000,000
38.60 38.80 38.9 39.6 39.6 39.6 40.161 40.19 40.47 40.48 40.5 40.5 40.5 41.1 41.103 41.124 41.124 41.124 41.124 41.124 41.124 41.125 41.137 41.80 42.57 42.57 42.57 42.59	377 167 57 58	42 43 43 98 224 304 304 225 44 136 226 305 227 428 229 230 46	271 250 129 558 14 119 352 184 202 153 494 228 69 156 549 152 32 130 74	Furons de Verona Furons de Furons Furon	Discourt from the Cinos by Torohighel Maderiona and Child with an Advoring Figure Proches Received Comment of the Cinos of Comment of Cinos of Cino	225,000 100,000 3,500,000 3,500,000 1,900,000 1,900,000 30,000 30,000 2,500,000 150,000 150,000 100,000 150,000 100,000 150,00	400,000 65,000 7,000 400,000 575,000	8,500,000 500,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 6,000,000 1,35,000 1,35,000 9,000,000 600,000 1,55,000 1,	550,000 550,000 22,500,000 22,500,000 250,000 12,000,000 1750,000 1750,000 1750,000 125,000	20,000 2,500,000 2,500,000 150,000 150,000 1,000,000 1,000,000 2,000,000 2,000,000 3,000,000 500,000 500,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 6 5,000 1,750,000 1,750,000 1,750,000 3,500,000 400,000 5,500,000 5,500,000 5,750,000 5,
38.60 38.90 39.6 39.6 39.6 39.6 40.166 40.19 40.48 40.48 40.5 40.5 40.5 40.5 41.12 41.124 41.124 41.125 41.137 41.181 42.127 42.57 42.53 43.418	377 167 57 58	42 43 98 224 304 225 44 136 226 305 227 45 229 230	271 250 129 558 14 119 352 184 202 153 494 228 69 166 549 152 32 130 74 36	Furons de Verona Furons de Furons Furon	Discoret from the Cins by Trechlights Medicions and Child with an Addring Figure The Basing Player Genetisman of the Trivialis Family Studies of the Trivialis Family Oble to the Pomperants and Medicine United Studies of Trivialis Family Washington Child Studies of Trivialis Family Medicines and Child Medicines and Child Medicines and Child Generary Uni Washington Child Studies of Trivialis Family Washington Child Studies Generary Uni Washington Child Medicines Genera	225,000 100,000 3,500,000 3,500,000 3,500,000 11,900,000 330,000 NULL 1,500,000 15,000,000 15,000,000 15,000,000 150,000	400,000 65,000 7,000 400,000 575,000	8,500,000 500,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 1,500,000 1,500,000 5,000,000 6,000,000 6,000,000 6,000,000 1,50	55,000 550,000 550,000 22,500,000 22,500,000 12,000,000 1750,000 1750,000 1250,000 2700,000 1250,000 2750,000 2750,000	20,000 2,500,000 2,500,000 150,000 150,000 1,000,000 1,000,000 2,000,000 2,000,000 2,000,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 65,000 1,750,000
38.60 38.90 39.95 39.65 39.657 39.657 40.161 40.166 40.169 40.48 40.49 40.56 40.56 40.58 41.10 41.124 41.125 41.124 41.124 41.124 41.124 41.124 41.124 41.124 41.124 41.125 41.124 41.12	377 167 57 58	42 43 98 224 304 225 44 136 226 305 227 45 228 229 230 46	271 250 250 250 250 258 14 119 352 184 202 215 352 153 494 228 69 166 549 152 32 130 74 36 194 109	Furone & Veriona Furone Common Yan Rija Furone Common Yan Rija Furone Common Yan Rija Furone Common Yan Rija Furone Common Yan Yan Yan Yan Yan Yan Yan Yan Yan Ya	Discourt from the Cinso by Trachlights Medionian and Child with an Adviruig Figure The Biagin Phiper Generation of the Trivialist Figure Southern of the Trivialist Figure Other the Promperante and Medion Vines View of the Their Issue with the Castal Starf Angelo Madeionian and Child Hadded if Adm Hadded i	225,000 100,000 3,500,000 3,500,000 650 1,500,000 NULL 1,500,000 3,500,000 1	400,000 65,000 7,000 400,000 575,000 42,500	8.500,000 500,000 250,000 7,000,000 7,000,000 4.000,000 4.000,000 6.000,000 1.500,000 5.000,000 1.50	550,000 550,000 25,500,000 25,500,000 25,000 250,000 12,000,000 1750,000 2700,000 1750,000 1750,000 2700,000 225,000	20,000 2,500,000 2,500,000 150,000 150,000 4,500,000 4,500,000 2,000,000 750,000 750,000 750,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 65,000 1,750,000
38.80 38.90 39.95 39.65 39.657 39.657 39.657 40.161 40.166 40.166 40.48 40.49 40.5	377 167 57 58 59	42 43 98 224 304 225 44 136 226 305 227 45 228 229 230 46 231 232	271 250 250 250 250 258 14 119 352 184 202 153 494 228 69 166 549 152 32 130 74 36 194 194 195 196 197 197 197 197 197 197 197 197 197 197	Furons de Verona (Furons de Verona) (Furons de Vero	Discort from the Cins by Trechlight Medicions and Child with an Addring Figure The Brain's Player Genetisman of the Trivialia Family Studies of the Trivialia Family Oble to the Pomegranate and Med Woman Medicines Work of the Trivialia Family West of the Their but with the Castal Studingson Medicines and Child Helder of a Medicines Contempt you Workson of the Their but when the Castal Studingson Contempt you Workson of the Their but when the Castal Studingson Contempt you Workson of Angelon as the Magdaliene Writer Landagues in Movelight A Young Man Sourcise Contempt of the Book Family Horson Ho	225,000 100,000 3,500,000 1,500,000 1,500,000 3,500,000 3,500,000 3,500,000 3,500,000 15,000,000 15	400,000 65,000 7,000 400,000 575,000 42,500	8.500,000 500,000 250,000 7,000,000 7,000,000 4.000,000 4.000,000 6.000,000 1.500,000 5.000,000 6.000,000 1.500,000 1.500,000 1.500,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000 4.000,000	55,000 550,000 550,000 22,500,000 22,500,000 12,000,000 1750,000 1750,000 1250,000 2700,000 1250,000 2750,000 2750,000	20,000 2,500,000 1,500,000 150,000 150,000 1,500,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 1,750,00
38.80 38.90 39.63 39.63 39.63 39.65 39.65 40.161 40.166 40.19 40.7 40.7 40.7 40.7 40.7 40.7 40.7 40.7	377 167 57 58 59	42 43 98 224 304 304 225 44 136 226 45 227 228 229 230 46 231 232 47 233	271 250 250 250 250 250 250 251 252 252 253 264 265 267 267 277 277 277 277 277 277 277 277	Furons de Verona Furons de Furons de Furons F	Discourt from the Cross by Toroblight Maderiona and Child with an Advining Figure reciber reciber reciber reciber reciber reciberation of the New York of the Property of the	225,000 100,000 3,500,000 3,500,000 1,500,000 1,500,000 3,500,000 3,500,000 1,500,000	400,000 65,000 7,000 400,000 575,000 42,500	\$,500,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 15,000,000 15,000,000 5,000,000 600,000 17,500,000 17,500,000 17,500,000 17,500,000 17,500,000 17,500,000 17,500,000 17,500,000 17,500,000 17,500,000 17,500,000 18,000,000 19,000,000 10,000 10,000	55,000 3,500,000 250,000 250,000 250,000 12,000,000 17,000,000 17,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000	30,000 2,500,000 2,500,000 150,000 700,000 11,000,000 4,500,000 2,000,000 2,000,000 750,000 750,000 750,000 750,000 750,000 750,000 11,200,000 12,500,000 12,500,000 12,500,000 12,500,000 13,500,000 14,500,000 15,500,000	150,000 65,000 179,000
38.80 38.90 39.05 39.05 39.05 39.05 40.161 40.162 40.18 40.18 40.18 40.18 40.18 40.18 41.10 41.124 41.124 41.137 41.124 41.137 41.137 41.137 41.137 41.137 41.14 41.15 41.16 41.17 41.181	377 167 57 58 59 9	42 43 98 224 304 304 225 44 136 226 305 227 45 228 229 230 46 231 232 47	271 250 250 250 250 250 255 258 24 202 202 203 204 204 205 206 206 207 207 208 208 208 208 208 208 208 208 208 208	Furons de Verona Furons de Furons de Furons Furon	Discourt from the Cross by Toroblight Medionian and Child with an Advining Figure Problem Prob	225,000 100,000 3,500,000 1,500,000 1,500,000 3,500,000 3,500,000 3,500,000 3,500,000 15,000,000 15	400,000 65,000 7,000 400,000 575,000 42,500 350,000 132,000	8,500,000 500,000 250,000 7,000,000 7,000,000 4,000,000 1,000,000 1,000,000 1,000,000	550,000 3,500,000 25,000,000 25,000,000 25,000,000 112,000,000 1750,000 1750,000 125,	30,000 2,200,000 2,200,000 15,000,000 15,000,000 15,000,000 4,506,000 9,000,000 9,000,000 9,000,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 1,250,00
38.60 38.90 38.90 39.67 39.65 39.67 39.65 40.19 40.19 40.48 40.49 40.58 41.10 41.124 41.124 41.125 41.124 41.125 41.134 41.126 41.134 41.124 41.124 41.124 41.124 41.124 41.124 41.124 41.125 41.134 41.124 41.124 41.124 41.124 41.124 41.124 41.124 41.124 41.125 41.124 4	377 167 57 58 59 9 9 9 260 261	42 43 98 92 224 304 304 305 226 305 227 428 228 229 46 47 233 234 47 233	271 250 250 250 250 250 252 258 24 211 202 202 202 202 203 204 204 204 205 206 207 207 207 207 207 207 207 207 207 207	Furone de Verona Furone Furon	Discourt from the Cross by Toroblight Medionia and Child with an Advining Figure Problem Probl	255,000 3,500,000 3,500,000 35	400,000 65,000 7,000 400,000 575,000 42,500 350,000 125,000 125,000	8,500,000 250,000 250,000 250,000 7,000,000 7,000,000 14,000,000 15,000,000 15,000,000 175,000	55,000 3,500,000 22,500,000 22,500,000 12,000,000 112,000,000 1,750,000 125,0	20,000 2,000 1,000 150,000 150,000 150,000 1500,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 1,00
38.80 38.90 38.90 39.67 39.65 39.67 39.65 39.65 40.19 40.19 40.19 40.19 40.59 40.59 40.59 40.59 40.59 40.59 40.59 41.10 41.12 41.12 41.12 41.12 41.12 41.13	377 167 57 58 59 9	42 43 48 98 224 304 225 44 136 226 305 227 45 228 228 229 230 244 47 233 234 234 48	271 250 250 250 250 250 250 250 250 250 250	Furone de Verona Furone de Furone Furon	Discort from the Cinso by Trechlights Medicions and Child with an Addring Figure The Basing Player Genetisman of the Trivialis Family Stockies of the Trivialis Family Oble to the Pomperants and Melon Vine View of the Their at Boom with the Catal Starf Angelo Medicions and Child Medici	255,000 150,000 3,000,000 150,000	400,000 65,000 7,000 400,000 575,000 42,500 350,000 132,000	\$.500,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 1,500,000 1,	55,000 3,500,000 25,500,000 25,500,000 12,000,000 12,000,000 1,750,000	20,000 2,500,000 3,500,000 15,000,000 15,000,000 4,500,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 15,000 17,000 17,000 17,000 17,000 18,000 1
38.60 38.90 38.90 38.90 38.90 39.65 39.65 40.161 40.166 40.19 40.47 40.48 40.50 40.50 40.50 40.50 40.50 40.51 41.124 41.37 41.37 42.57 42.57 42.59 43.418 43.418 44.213 44.213 44.213 44.213 44.213 44.5 44.5 44.5 44.5 44.5 44.5 44.5 44.	377 167 57 58 59 9 9 9 260 261	42 43 48 98 224 304 225 44 136 226 305 227 45 228 228 229 230 244 47 233 234 234 48	271 250 250 250 259 258 258 258 14 119 119 119 120 202 202 203 215 153 494 208 215 153 153 153 153 153 153 153 153 154 155 156 156 156 156 156 156 156 156 156	Furons de Verona Furons de Control Furons de Furons de Control Furons de Furons de Control Furons de Furons	Discourt from the Cinso by Trachlights Medionian and Child with an Adviruig Figure The Brainy Player Genetimens of the Trivialian Earning Studies of the Trivialian Earning Oble to the Prompersonate and Melotin Vince Yearn of the Trivial Earning Mediorian and Child Hellend if a Men Hellend if	255,000 150,000 3,500,000 3,500,000 35,000 35,000 35,000 11,500,000 2,500,000 15,000 1	400,000 65,000 7,000 400,000 42,500 42,500 350,000 125,000 125,000	\$.500,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 1,500,000 1,	55,000 3,500,000 22,500,000 22,500,000 12,000,000 17,750,000 22,750,000 22,500,000 27,50,000 2,750,000 1,100,000 11,000,000 11,000,000 11,000,000	30,000 2,500,000 1,500,000 150,000 150,000 1,000,0	150,000 15,000 17,000
38.60 38.90 38.90 38.90 38.90 38.90 38.90 39.65 40.161 40.161 40.161 40.191 40.49 40.59 40.59 40.59 40.50 40	377 167 57 58 59 9 9 9 260 261	42 43 98 9224 504 504 106 225 44 116 226 237 247 247 247 248 184 184	271 250 250 250 250 250 250 250 250 250 260 260 260 260 260 260 260 260 260 26	Furone de Verona Furone de Control	Discourt from the Cinso by Trechlights Medionian and Child with an Adviruig Figure The Biagin Phiper Generation of the Trivialist Family Studies of the Trivialist Family Olds to the Promperature and Melon Vines Vive of the Their is times with the Castal Starf Angelo Madeons and Child Hadded if Adm	255,000 3,500,00	400,000 65,000 7,000 400,000 42,500 42,500 350,000 125,000 125,000	8,500,000 750,000	55,000 3,500,000 25,00,000 25,00,000 25,00,000 25,00,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 13,000,000 11,000,000 11,000,000 11,000,000 11,000,000	30,000 2,500,000 2,500,000 15,000,000 15,000,000 15,000,000 2,000,000 2,000,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 150,00
3360 3340 3340 3340 3440 3441 3451 3451 3451 3451 3451 3451 3451	377 167 57 58 59 9 9 9 260 261	42 43 98 9224 304 136 1225 44 136 226 227 237 245 228 229 231 231 231 231 231 233 234 44 47 233	271 250 250 250 250 250 250 258 258 258 258 261 202 202 203 203 203 203 203 203 203 203	Furons de Verona Furons de Control	Discourt from the Cinso by Trechlights Mediciona and Child with an Adviruit Figure The Stags Physics Generated the Cinson Stage of the Cinson Stage of the Cinson Stage of the Treated of Figure Southers of the Treated of Two Youths and an Old Woman Mounteer Mountain Revisibles Olds to the Promperante and Medicion Wise View of the Their all times with the Castal Starf Angelo Madorina and Child Illed off a Man Illed off a Man Garden Stage of Two Wise S	255,000 150,000 3,500,000 3,500,000 35,000 35,000 35,000 35,000 11,500,000 2,500,000 115,000	400,000 65,000 7,000 400,000 42,500 42,500 350,000 125,000 125,000	8,500,000 250,000 250,000 7,000,000 7,000,000 4,000,000 4,000,000 135,000 600,000 135,000 600,000 125,000 4,000,000 125,000 4,000,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 600,000 600,000 700,000	55,000 25,000,000 25,000,000 25,000,000 25,000,000 11,000,000 1,750,000	30,000 2,500,000 2,500,000 15,000 700,000 11,000,000 4,500,000 2,000,000 10,000,000 10,000,000 11,000,000	150,000 157,000
336.0 33.40	377 167 57 58 59 9 9 9 260 261	42 43 98 224 304 304 305 225 44 43 305 226 226 227 228 229 230 46 47 231 241 242 243 244 47 245 246 247 247 248 248 248 248 248 248 248 248	271 272 250 250 250 250 250 250 250 250 250 25	Furone de Veriona Furone de Control Furone de Co	Discourt from the Cinso by Trachlights Medionian and Child with an Adviruig Figure The Stage Physics Children and Children Service Sonders of the Trendan's family Medionian and Child Illed of a Man Ill	255,000 3,00	400,000 65,000 7,000 400,000 42,500 42,500 350,000 125,000 125,000	8,500,000 750,000	550,000 3,500,000 3,500,000 22,500,000 23,500,000 350,000 112,000,000 1,750,000 2700,000 1,750,0	30,000 2,200,000 2,200,000 2,200,000 3,200,000 15,000,000 4,500,000 4,500,000 2,000,000 3,000,000 4,000,000 4,000,000 12,000,000 4,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 12,000,000 10,000,000 10,000,000 10,000,00	150,000 150,00
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33.60 33.60	377 167 57 58 59 9 9 9 260 261	42 43 98 224 304 304 305 225 44 43 305 226 226 227 228 229 230 46 47 231 241 242 243 244 47 245 246 247 247 248 248 248 248 248 248 248 248	271 2250 2250 2250 2250 2250 2250 2252 2252 227 227 227 228 227 228 229 220 220 221 231 241 242 243 243 245 245 245 245 245 245 245 245 245 245	Furone de Verona Furone de Control Furone de Furone de Furone Furone Furone de Furone Fur	Discort from the Cinso by Trechlights Medicions and Child with an Advirugi Figure The Brain's Player's Geneticisman of the Trivialis Family Stockies of the Testado of Family Stockies of the Trivialis Family Stockies of the Testado of Family When of the Testado of Testado of Testado of Management Mediciona and Child Hadded of Management Stockies of Testado of Testado of Management When of Testado of Testado of Management When of Testado of Testado of Management When of Testado of Testado of Testado of Management When of Testado of Management When of Testado o	255,000 3,500,00	400,000 65,000 7,000 400,000 42,500 42,500 135,000 125,000 42,500 42,500 42,500 42,500	8,500,000 750,000	550,000 3,500,000 25,000,000 25,000,000 25,000,000 112,000,000 175,00	30,000 2,200,000 150,000 700,000 15,000,000 15,000,000 15,000,000 15,000,000 15,000,000 15,000,000 10,000,000 10,000,000 10,000,00	150,000 152,000 172,000
336.0 33.0 33.0 33.0 33.0 33.0 33.0 33.0	377 167 57 58 59 9 9 9 260 261	42 43 98 224 304 304 305 306 307 225 226 46 47 231 231 231 48 48 48 48 48 48 48 49 50 51 51 51 51 52 53 54 54 54 55 56 57 57 57 57 57 57 57 57 57 57	271, 2250 2250 2250 2250 2250 2250 2250 2250	Fuence de Veriona Fuence de Veriona Fuence de Veriona Fuence de Veriona Fuence de Common de Common Fuence de Common de Common Fuence de Common de	Discort from the Cinso by Trechlights Medicions and Child with an Advirug Figure The Brain's Player Gentleman of the Trivialis Family Studies of the Trivialis Family Oble to the Pomogramate and Melot Wines West of the Their Bottow with the Castid Studf Angelo Medicions and Child Helded if a Man Hel	255,000 3,500,000 3,500,000 3,500,000 35,000,000 1,500,000	400,000 65,000 7,000 400,000 42,500 42,500 350,000 125,000 125,000	8,500,000 500,000 7,500,000 7,500,000 7,600,000 4,600,000 4,600,000 15,500,000 15,500,000 10,500,000 11,	55,000 3,500,000 22,500,000 22,500,000 12,000,000 12,000,000 12,000,000 12,000,000 13,000,000 13,000,000 14,000,000 15,000,000 16,000,000 16,000,000 16,000,000 16,000,000 17,000,000 18,000 18,000	250,000 150,00	150,000 1.750,00
336.0 336.0	377 167 57 58 59 9 9 9 260 261	42 98 9224 304 304 305 305 305 305 305 305 305 305	272, 250 129 129 129 129 130 141 119 130 1352 134 134 139 139 139 139 139 139 139 139 139 139	Furone de Veriona Furone de Control Furone de Co	Discort from the Cinso by Techtights Medicions and Child with an Advirug Figure The Biago Physic Gentleman of the Trivialor family Soudes of the Trivialor family Child of the Trivialor family Olds to the Promegnants and Medicion Olds to the Promegnants and Medicion (Like of the Promegnants and Medicion Madorina and Child Illed off a Medicion Carteriory (un Wondering Musicions Carteriory (an Carteriory (un Wondering Musicions Carteriory (an Carteriory (un Wondering Musicions Carteriory (un Wondering Musicions Carteriory (un Wondering Musicions Carteriory (un Wondering Musicions) Carteriory (un Wondering Mu	255,000 3,500,000	400,000 65,000 7,000 400,000 42,500 42,500 135,000 125,000 42,500 42,500 42,500 42,500	8,500,000 750,000 750,000 750,000 750,000 4,000,000 4,000,000 15,500,000 15,500,000 175,000	55,000 550,000 25,000,000 25,00,000 25,00,000 25,00,000 11,750,000 27,00,000 12,750,000 12,750,000 12,750,000 13,000,000 11,000,000 11,000,000 11,000,000	30,000 2,500,000 2,500,000 15,000	150,000 150,00
336.0 336.0	9 9 260 261 66 60 313 661	42 43 98 98 224 225 44 136 225 45 227 228 229 229 229 230 46 24 231 242 231 245 255 255 255 255 255 255 255	271 272 273 273 274 275 277 277 277 277 277 277 277	Furone de Verona Furone de Control Furone de Furone de Control Furone de Furone de Control Furone de Furone de Furone Furone Furone de Furone Furone Furone de Furone Furo	Discort from the Cinso by Techtights Medicions and Child with an Advirug Figure The Plange Player Gentleman of the Trivialor Earning Studies of the Trivialor Earning Oble to the Prompgrants and Melotin Visce Year of the Test in Entow with the Castid Start Angelo Medicions and Child Helder of Earning Medicional and Child Helder of Earning Medicional Child Helder of Earning Medicional Angelor as the Medicional Contentry Uni Wondering Musicians Carberines of Angelor as the Medicional Carberines of Angelor as the Medicional Worker Landaugue in Medicional Carberines of Angelor as the Medicional A Young Man Sourier Court of Mens of the Boon Family Helder of Mens of Helder of Mens of the Boon Family Helder of Mens of the Boon	255,000 3,500,000	400,000 65,000 7,000 400,000 400,000 42,500 350,000 350,000 42,50	8,500,000 500,000 750,000 750,000 7500,000 4,500,000 4,500,000 155,000 600,000 155,000 600,000 155,000 600,000 155,000 600,000 155,000 7500,000 155,000	55,000 3,500,000 22,500,000 22,500,000 12,000,000 12,000,000 12,000,000 12,000,000 13,000,000 13,000,000 14,000,000 15,000,000 16,000,000 16,000,000 16,000,000 16,000,000 17,000,000 18,000 18,000	30,000 2,500,000 15,000 10,000	150,000 6,5000 1,200,000 1
336.0 336.0	377 167 57 58 59 9 9 9 260 261	42 43 48 49 49 49 49 49 49 49 49 49 49 49 49 49	271, 2250 2250 2250 2250 2250 2250 2250 2250	Fuence de Verena Fuence de Control	Discort from the Cinso by Trachlights Medionia and Child with an Advirug Figure The Biaging Phiper Generations of the Trivialize Family Studies of the Trivialize Family Madorina and Child Half and Maderia Half and Half	255,000 3,500,000	400,000 65,000 7,000 400,000 42,500 42,500 135,000 125,000 42,500 42,500 42,500 42,500	8,500,000 750,000	55,000 3,500,000 22,500,000 22,500,000 12,000,000 12,000,000 12,000,000 12,000,000 13,000,000 13,000,000 14,000,000 15,000,000 16,000,000 16,000,000 16,000,000 16,000,000 17,000,000 18,000 18,000	30,000 2,200,000 2,200,000 2,200,000 3,000,000 13,000,000 4,500,000 4,500,000 3,000,000 3,000,000 3,000,000 4,000,000 12,	150,000 150,00
336.0 334.0 334.0 344.0 344.0 345.0	\$77 167 57 58 59 59 59 59 59 60 313	42 42 43 46 46 46 46 46 46 46 46 46 46 46 46 46	271 250 250 250 250 250 250 250 250 250 250	Furone de Veriona Furone de Control Furone de Co	Discort from the Cinco by Torchights Medionian and Child with an Adviruing Figure The Stapp Physics Contribution of the Trividuals family Soudies of the Heads of Two Youths and an old Woman Monitorian Mountain Revisibles Monitorian Child of Two Workshop And Annie Andrew Monan Monitorian Mountain Revisibles All the Principanate and Melon Vice View of the Their all times with the Casial Staff Angelo Madorian and Child Hadded and Men Garden Hadded and Men Hadded and	225,000 3,000,000 3,000,000 3,000,000 3,000,000	400,000 65,000 7,000 400,000 42,500 350,000 125,000 125,000 42,500 42,500 125,000 42,500 42,500 42,500 42,500 42,500 43,500 43,500 43,500 43,500 44,500 44,500 45,5	8,500,000 750,000	55,000 3,500,000 22,500,000 22,500,000 12,000,000 12,000,000 12,000,000 12,000,000 13,000,000 13,000,000 14,000,000 15,000,000 16,000,000 16,000,000 16,000,000 16,000,000 17,000,000 18,000 18,000	30,000 2,500,000 2,500,000 15,000,000 15,000,000 4,500,000 15,000,000 15,000,000 15,000,000 15,000,000 15,000,000 15,000,000 15,000,000 15,000	150,000 175,00
336.00 336.00 337.00 338.00 33	\$77 167 57 58 59 59 59 59 59 60 313	42 43 98 98 224 304 305 41 306 307 41 307 42 42 43 44 41 42 42 42 42 42 42 43 44 44 45 46 46 47 48 48 48 48 48 48 48 48 48 48	271 250 250 250 250 250 250 250 250 250 250	Furone de Veriona Furone de Control Furone de Furone de Control Furone de Furone de Control Furone de Furone de Furone de Furone Furone Furone de Furone F	Discort from the Cinso by Trechlights Medicions and Child with an Advirug Figure The Bung-Flayer Geneticisman of the Trivialis Family Soudies of the Teach of Flavor Vision and an Old Woman Modernment Mountain, berealthers Olds to the Prompersions and Medicion Olds to the Prompersions and Medicion Olds to the Prompersions and Medicion Medicions and Child Head of a Medicion Medicions and Child Medicions and Medicions and Medicions and Medicions and Child Medicions and Child Medicions and Child Medicions and M	225,000 3,00	400,000 65,000 7,000 400,000 42,500 350,000 125,000 125,000 42,500 42,500 125,000 42,500 42,500 42,500 42,500 42,500 43,500 43,500 43,500 43,500 44,500 44,500 45,5	8,500,000 250,000 250,000 250,000 4,000,000 4,000,000 125,000 600,000 125,000 600,000 125,000 600,000 125,000 7,000,000 125,000	55,000 3,500,000 25,000,000 25,000,000 25,000,000 112,000,000 17,000,000 17,000,000 17,000,000 17,000,000 17,000,000 17,000,000 17,000,000 17,000,000 17,000,000 17,000,000 17,000,000 18,000,000	30,000 2,200,000 2,200,000 15,000,000 15,000,000 15,000,000 15,000,000 15,000,000 15,000,000 10,000,000 10,000,000 10,000,00	150,000 1 5,000 1 5,000 1 7,00
336.0 33.0 33.0 33.0 33.0 33.0 33.0 33.0	377 167 57 59 99 9 260 261 60 313 61	42 42 43 46 46 46 46 46 46 46 46 46 46 46 46 46	271 250 250 250 250 250 250 250 250 250 250	Fuence de Veriona Fuence de Veriona Fuence de Veriona Williams Schop Mount Bernardin de Contine Williams Schop Mount Bernardin de Contine Williams Schop Mount Bernardin de Contine Bernardin	Discort from the Cinso by Trachlights Medicions and Child with an Addring Figure The Planty Player Greatman of the Trivialia Family Studies of the Trivialia Family Oble to the Pomogramate and Melon Vince View of the Their a Bome with the Castel Stud Angelo Mediciona and Child Historia of Angelon and Child Historia of Angelon and the Malgalatere Contenty Um Wondering Musicians Carberton of Angelon as the Malgalatere Carberton of Angelon as the Malgalatere Carberton of Angelon as the Malgalatere Views: Landacego and Montescur Dava Analia Boneths of the Studies Cacteria of the Studies of the Ment Family Cacteria of the Montescur Dava Analia Boneths of Cross Dava Analia	225,000 3,000,000 3,000,000 3,000,000 3,000,000	400,000 65,000 7,000 400,000 42,500 350,000 125,000 42,500 42,500 42,500 42,500 42,500 42,500 42,500 42,500 42,500	8,500,000 750,000	55,000 3,500,000 22,500,000 22,500,000 12,000,000 12,000,000 12,000,000 12,000,000 13,000,000 14,000,000 15,000,000 16,000,000 16,000,000 16,000,000 16,000,000 16,000,000 17,000,000 18,000 18,	30,000 2,200,000 2,200,000 150,000 700,000 15,000,000 4,500,000 1,000,000 1,000,000 1,000,000 1,000,000	150,000 152,000 172,00
336.0 33.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0	377 167 57 59 99 9 260 261 60 313 61	42 42 43 49 49 41 41 41 41 41 41 41 41 41 41 41 41 41	271 250 250 250 250 250 250 250 250 250 250	Fuence de Veriona Fuence de Veriona Fuence de Veriona Fuence de Veriona Fuence de Control Fuence de Co	Discort from the Cinso by Trechlights Medicions and Child with an Adviruging Figure The Plangy Player Gentleman of the Trivialis Family Studies of the Trivialis Family West of the Their is flow with the Castid Studf Angelo Medicions and Child Helded if a Man Helded if	225,000 3,000 3,000 3,000 35,0	400,000 65,000 7,000 400,000 42,500 350,000 125,000 42,500 42,500 42,500 42,500 42,500 42,500 42,500 42,500 42,500	8,500,000 750,000 750,000 750,000 750,000 750,000 4,000,000 125,000 6,000,000 125,000 6,000,000 125,000 6,000,000 125,000 6,000,000 125,000	55,000 25,00,000 25,00,000 25,00,000 25,00,000 11,000,000 1,750,000 2,750,000 1,	30,000 2,500,000 15,000 700,000 11,000,000 2,000,000 1,000,000 1,000,000 1,000,000 1,000,000	150,0001 150,0001
336.0 33.40	377 167 57 59 99 9 260 261 60 313 61	42 42 43 46 46 46 46 46 46 46 46 46 46 46 46 46	271 250 250 250 250 250 250 250 250 250 250	Furone de Veriona Furone de Control Furone de Co	Discorting the Circle by Techtights Mediciona and Child with an Advining Figure The Stapp Physics Continuence of the Trividuals raining Sonders of the Heads of Two Youths and an old Woman Monitoring Mountain Revisibles White Stapp Physics College of the Heads of Two Youths and an old Woman Mounteent Mountain Revisibles White Stapp Physics College of the Heads of Two Youths and an old Woman Mounteent Mountain Revisibles White Stapp Physics College of the Pronegranate and Melon Vice View of the Their is time with the Casid Staff Angelo Madorina and Child Head of a Man Garden Wan Mounteent of Angelon as the Magdaterie Garden of An	225,000 3,00	400,000 65,000 7,000 400,000 42,500 350,000 125,000 42,500 42,500 42,500 42,500 42,500 42,500 42,500 42,500 42,500	\$,500,000 750,000 7	55,000 3,500,000 25,000,000 25,000,000 25,000,000 25,000,000 27,000,000	30,000 2,500,000 1,500,000	150,0001 1750,00

49.288	289			Joseph Anthony, Jr.	Sauceboat	NULL	6,500				6,500
49.337 49.347	256	242		Antoine Jean Gros Frans Hals	Murat Defeating the Turkish Army at Aboukir Portrait of Hendrik Swalmius	1,200,000	8,000,000	1,000,000	14,000,000	3,000,000	2,000,000 14,000,000
49.417	230	307 308	47	Danese Cattaneo	Neptune: Allegary of Winter and Water Mars: Allegary of Summer and Fire	1,500,000 1,500,000	0,000,000	1,250,000 1,250,000	14,000,000	300,000 300,000	775,000 775,000
49.498 50.138		58	127	Robert S. Duncanson	Uncle Tom and Little Eva	200,000		25,000,000	25,000,000	200,000 250,000	200,000 25,000,000
50.19 50.193		59	332	George Caleb Bingham Albert Pinkham Ryder Asteios Group	The Trappers' Return The Temperst Parsathensic Amphora	2,000,000		350,000	300.000	150,000 400.000	250,000 300.000
50.193 50.2 50.20		138	13	Unknown Max Berkmann	Faisance Composed Tablectoth Still Life with Lilies	NULL 3,000,000		2,000,000	300,000	1,200,000	1,200,000
50.31 50.32		60		John Haberle	Sam une with Lines Grandma's Hearthstone Tiglath-Pileser III Roceiving Homage	2,000,000		500,000	45,000,000	350,000	425,000
50.58		96 61	266	Neo-Assyrian Charles Willson Peale	James Peale	3,000,000 4,000,000		60,000,000 200,000	450,000	20,000,000 125,000	45,000,000 450,000 50,000
51.10 51.13	305	243	370	Ojibwa Bernardo Strozzi	Scoop or Spaan Street Musicians	15,000 1,000,000	50,000	125,000		4,000,000	2,062,500
51.223 51.331		62	471 193	James Abbott McNeill Whistler George Inness	In the Studio The Lonely Pine	700,000 1,750,000		400,000	500,000	125,000 80,000	500,000 240,000
51.54 51.65	168	139	118	Girolamo Campagna Otto Dix	Athena Armed Self Portrait	880,000 10,000,000	130,000	4,000,000	6,000,000	275,000	130,000 6,000,000
51.66 51.9	35	63		Winslow Homer Ojibwa	Defiance: Inviting a Shot Before Petersburg Bowl in the Form of a Beaver	12,000,000 85,000	275,000	5,000,000		400,000	2,700,000 275,000
52.118 52.130		64	97	John Singleton Copley Edgar Degas	Head of a Negro Horses in the Meadow	2,500,000 10,000		850,000	1,350,000	300,000 10,000	1,350,000 10,000
52.207 52.218		309		Robert S. Duncanson Giovanni Lorenzo Bernini	William Berthelet Triton with a Sea Serpent	25,000 10,000,000		2,500,000	4,500,000	50,000 set	50,000 4,500,000
52.219 52.220		310 311	20		Triton with a Shell Chair of St. Peter	10,000,000		2,500,000 4,000,000	4,500,000 12,500,000	set 7,500,000	4,500,000 12,500,000
52.242 52.243			411	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Flight into Egypt Christ Crucified between the Two Thieves	NULL 1,500			15,000 16,000	4,000 3,000	15,000 16,000
52.246 52.253		65 244	154	Augustus Saint-Gaudens Artemisia Gentileschi	Abraham Lincoln Judith and Her Maidservant with the Head of Holofernes	2,000,000 8,000,000		700,000 22,500,000	12,500,000	400,000 4,000,000	550,000 12,500,000
52.27 53.145		66 199	315	George Caleb Bingham Auguste Rodin	The Checker Players Eve	1,500,000 2,000,000		2,500,000 2,250,000	275,000 20,000,000	80,000 17,500,000	275,000 20,000,000
53.153 53.169	126		24	George Caleb Bingham Unknown	John Quincy Adams Ritual Wine Vessel	75,000 5,000	200,000		100,000 250,000	100,000	100,000 250,000
53.171 53.175	329 330			Unknown Unknown	Tiger Mask Central Asian Musician	1,000 NULL	35,000 35,000				35,000 35,000
53.176 53.177	331	312	517	Unknown Etienne Pollet	Central Asian Musician Toilet Service of the Duchesse de Cadaval	NULL 1,000,000	35,000	650,000		900,000	35,000 775,000
53.193 53.196		318 319	485	Lorenz Helmschmied Unknown	Armor in the Gothic Style Armor for the Tilt	1,500,000 1,000,000		750,000 225,000		2,000,000 400,000	1,375,000 312,500
53.197 53.198		320 321		Unknown Unknown	Armor for the Tilt in the Saxon Fashion Half-Armor	1,000,000		225,000 225,000		700,000 150,000	462,500 187,500
53.2 53.200		322	484	Unknown Unknown	Beaker Corsaletto	150 2,000,000		225,000		300,000	300,000 225,000
53.27 53.270		245		John Wallace Sassetta	Riverscape The Agony in the Garden	NULL 4,000,000		5,000,000		2,000,000	2,000,000 5,000,000
53.273 53.356	314	246	325	Irish Peter Paul Rubens	Lunula Briseis Given Back to Achilles	20,000 3,500,000	100,000	6,000,000	7,000,000	5,000,000	7,000,000
53.359 53.468		247 248	170 160	Francesco Guardi Domenico Ghirlandaio	View of Dolo on the Brenta Young Man	1,300,000 2,000,000		1,150,000 600,000		2,000,000	1,575,000
53.47 53.470		140	208	Henri Matisse Oskar Kokoschka	Tete du femme en mascaron The Cat	NULL 3,000,000		250,000		450,000	450,000 250,000 1,050,000
54.100 54.118		67 68	111	John Singer Sargent Charles Demuth	Judith Gautier Buildings Abstraction, Lancaster	1,500,000 1,000,000		625,000 1,750,000	1,050,000	8,000,000 2,000,000	1,875,000
54.2 54.458		249		William Adolphe Bouguereau	The Holy Family The Nut Gatherers	10,000,000 400,000		2,500,000	4,000,000 5,000,000	1,500,000	4,000,000 5,000,000
54.460 55.175		141 69	481	Emil Nolde Richard Caton Woodville	Sunflowers The Card Players	7,000,000		2,500,000 500,000	2,250,000	1,900,000	2,250,000 300,000
55.183.A 55.353		323 104	9	Thomas Germain Francis Bacon	Tureen with Lid and Stand Study for Crouching Nude	10,000,000 40,000,000		500,000 10,500,000	50,000,000	3,000,000 28,000,000	1,750,000 50,000,000
55.410 55.5.A		142 250	146	Max Beckmann Henry Fuseli	Self Portrait in Olive and Brown The Nightmare	10,000,000 25,000,000		21,000,000 3,500,000	22,500,000 20,000,000	18,000,000 10,000,000	22,500,000 20,000,000
55.519 55.520		324 325	512	Unknown Unknown	Pride Charity	1,000,000		200,000		1,000,000 set	600,000 200,000
55.521 55.522		326 327	511	Unknown	Fortitude Wrath	1,000,000		200,000 200,000		set set 22,000,000	200,000 200,000
56.144 56.173		143	102	Franz Marc Edgar Degas	Animals in a Landscape Schoolgirl	25,000,000 100,000		32,500,000	32,000,000 175,000	110,000	32,000,000 175,000
56.31 56.32		70 251		Thomas Cole Fra Angelico	American Lake Scene Madonna and Child with Angels	2,500,000 4,000,000		850,000 6,000,000		500,000 4,000,000	675,000 5,000,000
56.43 56.85.1		252 328	497	Giovanni Paolo Panini Thomas Germain	Interior of St. Peter's, Rome Candelabrum	2,000,000 10,000,000		2,000,000 300,000	3,750,000	6,000,000 750,000	3,750,000 525,000
56.85.2 57.18		343	498 378	Thomas Germain William Long	Candelabrum Chair	10,000,000 NULL				750,000 5,000,000	750,000 5,000,000
57.180 57.182		253 144		Giovanni Battista Tiepolo Otto Mueller	Girl with a Mandolin Gypsy Encampment	4,500,000 6,000,000		7,000,000 2,000,000	5,750,000	2,000,000	5,750,000 2,000,000
57.234 57.84		145	126	Wassily Kandinsky Robert S. Duncanson	Study for Painting with White Form Fruit Piece	30,000,000 150,000		25,000,000	25,000,000	20,000,000 75,000	25,000,000 75,000
57.88 58.359			70	Unknown John Singleton Copley	Yogini Elizabeth Pitts	750,000 50,000			300,000	500,000 200,000	500,000 300,000
58.360 58.383		254	351	John Singleton Copley Michel Sittow	Jonathan Mountfort A Young Man in a Red Cap	400,000 1,200,000		300,000	1,000,000	2,000,000 600,000	1,000,000 450,000
58.385 59.11		146 71	137	Paula Modersohn-Becker Lyonel Feininger	Old Peasant Woman Fisher off the Coast	6,000,000 1,000,000		2,000,000 3,000,000	1.500.000	800,000 3,000,000	1,400,000 3,000,000
59.123 59.124.A		329 330	496	Hubert Gerhard Fontana Workshop	Hebe Childbirth Set	2,000,000 1,200,000		700,000 300,000		1,500,000 45,000	1,500,000 172,500
59.149 59.18		331	500	Thomas Harland Thomas Germain	Tall Case Clock Tureen with Lid, Liner, and Stand	NULL 20,000,000		700,000	175,000	60,000 4,000,000	175,000 2,350,000
59.185 59.289			514	George Wesley Bellows Louis Comfort Tiffany	A Sing at Sharkey's Flower-form Vase	103,000 8,000			7,000 7,000 750.000	150,000 6,500 500.000	7,000
59.295 59.296		332 333	195	Johann Gottlieb Kirchner Johann Joachim Kaendler	Joseph Froehlich, Court Jester of Augustus the Strong Postmaster "Baron" Schmiedel	1,000,000		2,500,000 3,750,000	1,500,000	500,000	750,000 1,500,000
59.297 59.312		72	366	Unknown John Mix Stanley	Crozier Head: Saint Michael and the Dragon Mountain Landscape with Indians	750,000 1,000,000		100,000	114,000 300.000	150,000 150,000	114,000 125,000
59.314 59.443 59.444		147	27	George Cochran Lambdin Pierre Bonnard	At the Front Woman with Dog	450,000 1,500,000		1,000,000	300,000	25,000 750,000	300,000 875,000
59.45		255		Sodoma Frank Cassara	The Holy Family and St. John Configuration	4,200,000 NULL		4,000,000		1,000,000 1,000,000	2,500,000 1,000,000
59.450 59.79 59.80		148	393	Ernst Ludwig Kirchner Rembrandt Harmensz van Rijn	Café A Peasant in a High Cap, Standing Leaning on a Stick	4,000,000 NULL NULL		1,400,000	10,000	6,000	1,400,000 10,000
60.1			313	Auguste Rodin	Bust of a Man Wearing a High Cap, Three-Quarters Right: The Artist's Father (? Aime Jules Dalou	380,000			400,000	1,000 250,000	400,000
60.61		256	212	Master of the Osservanza Pieter Pietersz Lastman	The Resurrection King David Handing the Letter to Uriah	4,500,000 500,000		7,000,000	3,500,000 500,000	3,000,000 450,000	3,500,000 500,000
60.66 60.88 61.164		105	161	Jean-Léon Gérôme Alberto Giacometti	Solitude Annette Seated	85,000 12,000,000		3,250,000 500,000	20,000,000 3,500,000	40,000 6,000,000 1,000.000	40,000 20,000,000 3,500,000
61.165		334 73	358	John Sloan	The Lamentation Wake of the Ferry, No. 1	3,000,000 8,500,000		3,000,000	3,500,000	1,000,000	3,500,000
61.28		74 257 149	83	Albert Bierstadt Lucas Cranach the Elder	The Wolf River, Kansas Saint Christopher Warman of Budin the Michael	3,000,000 1,400,000 5,000,000		2,500,000 4,000,000 1,250,000	C 00C	1,000,000 4,000,000 4,000,000	1,750,000 4,000,000 5,000,000
62.126 62.141		150	282	Joan Miró Pablo Picasso Pablo Picasso	Women and Bird in the Night Portrait of Manuel Pallares Substanta	8,000,000		13,500,000	5,000,000 20,000,000 4,000,000	8,000,000 2,000,000	20,000,000 4,000,000
62.141 62.70 62.97		151	419	Pablo Picasso Rembrandt Harmensz van Rijn Henry Moore	Sylvette Descent from the Cross by Torchlight Reclining Figure	10,000,000 80,000 4,000,000		3,750,000 700,000	4,000,000	2,000,000 8,000 1,500,000	4,000,000 8,000 1,100,000
63.133		152 153 154	207	Oskar Kokoschka Karl Schmidt-Rottluff	necuning rigure Girl with Doll Man with a Green Beard	4,000,000 4,000,000 1,500,000		850,000 1,000,000		2,000,000 750,000	1,425,000 875,000
63.135 63.156		155 106	341	Karl Schmidt-Rottluff Stuart Davis	was nutra screen eard Evening by the Sea Standard Brand	5,000,000 15,000,000		2,000,000 3,500,000		900,000 3,000,000	1,450,000 3,250,000
64.117 64.155.A		258 107	67	John Constable Robert Indiana	Standards er and The Globe Farim The Ropoleva Reidee	2,200,000		2,500,000 2,500,000 1,750,000	32,500,000 1,750,000	6,000,000 1,750,000	32,500,000 1,750,000
64.218 64.264		156 157	181	Karl Hofer Jean Arp	The stronklyn isnage Wind Torso of a Giant	1,000,000 1,000,000		850,000 1,150,000	*,*-01,000	400,000 1,000,000	625,000 1,075,000
64.279		437	357	John Sloan John Sloan	Torso or a Gant The Woman's Page Connoisseurs of Prints	NULL NULL		20,000	3,500 3,750	750 2,500	3,500 3,750
64.295			355	John Sloan John Sloan	Connoiseurs or Prints Night Windows Prone Nude	4,000 NULL			6,750 2,500	4,000 500	6,750 2,500
64.304 64.459 64.82		259	329	John Stoan Peter Paul Rubens Jean Auguste Dominique Ingres	Prone Nude Saint Ives of Treguier, Patron of Lawyers, Defender of Widows and Orphans Mille. Cécile-Marie Panckoucke (later Mme. Jacques-Raoul Tournouêr)	2,500,000 800,000		500,000	1,250,000	5,000,000 400,000	2,500 2,750,000 1,250,000
64.84 65.10		158 260	168	Juan Gris Gerard Ter Borch	Mile Cectie-warre Panckoucke (nater sime. Jacques-Raout Fournouer) Still Life Ladvat Her Toilette	3,000,000		7,000,000	27,500,000 7,000,000	15,000,000 5,000,000	27,500,000 7,000,000
65.108 65.139		159 346	248	Henry Moore Paul Cezanne	Lady at Her foliette Reclining Figure Skull and Book	12,000,000		3,750,000 1,750,000	3,500,000	5,000,000 5,000,000 1,500,000	4,375,000 3,500,000
65.140 65.145		347	53	Paul Cezanne Paul Cezanne Edgar Degas	Skull and Hook Slave Ballet Dancer Adjusting her Costume	1,500,000 900,000		50,000	3,500,000 60,000 700,000	50,000 375,000	60,000 700,000
65.148 65.162		348	99	Edgar Degas Edgar Degas Henri Matisse	Issuer trancer Adjusting ner costume Mille La La at the Circus Fernando Plumed Hat	750,000 1,400,000		250.000	140,000	100,000 100,000	140,000 175,000
65.174 65.223			11	Max Beckmann Pierre Auguste Renoir	ruineu nat Sacrificial Meal Country Lane	100,000		230,000	700,000 600,000	400,000 125,000	700,000 600,000
65.31		108		Armando Morales Clyfford Still	County state Writer Unitied 1951-T. No. 2	NULL 20.000.000		21.000.000	55.000.000	22,000,000	22,000,000 55,000,000
65.347		261	108	Niccolo dell' Abbate Helen Frankenthaler	Unitine 1951-1, No. 2 Eros and Psyche The Bay	1,200,000 750,000		2,000,000	3,000,000	2,500,000	2,250,000 3,000,000
65.7		109 110	206	Franz Kline John Chamberlain	The bady Stskind Coo Wha Zee	1,500,000		17,500,000 4,000,000	29,000,000 3,500,000	7,500,000 4,000,000	29,000,000 3,500,000
65.8		111	322	Mark Rothko George Bright	Coo wan zee Orange, Brown Secretary	25,000,000 1,200,000		35,000,000 500,000	70,000,000	40,000,000 40,000,000 1,250,000	70,000,000 400,000
66.15		262 335	117 196	Giovanni di Paolo Meissen Porcelain Manufactory	Secretary Saint Catherine of Siena Dictating Her Dialogues Crane	1,200,000		3,000,000 1,150,000		1,500,000 1,500,000	2,250,000 1,325,000
66.36		112	359	David Smith Hughie Lee-Smith	Cubi I The Piper	16,000,000		15,000,000	16,500,000 140,000	6,000,000 100,000	16,500,000 140,000
66.41		160	320	Giulio Romano Joan Miró	An Allegory of Immortality Self Portrait II	225,000 15,000,000		13,000,000	5,000,000	3,500,000 19,000,000	5,000,000 35,000,000
66.68		113 114	368 34	Frank Stella Alexander Calder	Union I The X and Its Tails	1,000,000 1,500,000		2,250,000 3,500,000	6,000,000	450,000 3,500,000	1,350,000 6,000,000
67.254 67.273		75	57	William Merritt Chase Edgar Degas	The X and its 1 and Mrs. William Meritt Chase Dancer Adjusting Her Slipper	1,500,000 200,000		250,000	350,000	75,000 250,000	162,500 350,000
68.20 68.22			431	Rembrandt Harmensz van Rijn Rembrandt Harmensz van Rijn	Old Man Shading His Eyes with His Hand Old Man Shading His Eyes with His Hand	NULL NULL			20,000 50,000	5,000 200	20,000 50,000
68.292.1 68.292.2		115 116	465	Andy Warhol Andy Warhol	Self Portrait Former Double Self Portrait	30,000,000		22,500,000 22,500,000	55,000,000	30,000,000	55,000,000 22,500,000
68.298		263 264	462	Jacob Isaaksz van Ruisdael Orazio Gentileschi	Wooded Landscape with a Stream Young Woman with a Violin (Saint Cecilia)	1,700,000 1,250,000		1,250,000 12,500,000	3,500,000 7,000,000	4,000,000 5,000,000	3,500,000 7,000,000
69.1 69.218		117	122 569	Jean Dubuffet Roman	Le plomb dans l'aile Statue of the Young Nero Wearing a Toga	6,000,000 250,000		7,000,000	8,000,000 400,000	5,000,000 1,750,000	8,000,000 400,000
69.302 69.304			104	Edgar Degas	Spanish Dance The Age of Bronze	725,000 400.000			275,000 1.750.000	150,000	275,000 1.750.000
						,			,,		,

69.305	1	76	138	Lyonel Feininger	Sailboats	3,000,000	4,000,000		3,000,000	3,500,000
69.306 69.359		186	151 279	Paul Gauguin Pablo Picasso	Self Portrait Sueño y Mentira de Franco (Planche I)	14,000,000 1,500	8,500,000	17,500,000	11,000,000	17,500,000 3,000
69.361 69.452		118	374	Ellsworth Kelly Henry Ossawa Tanner	Black White Flight into Egypt	1,500,000 250,000	400,000		Insufficient info 150,000	400,000 150,000
69.48 69.50		119		Robert Rauschenberg Donald Judd	Creek Stack	2,000,000 400,000	6,000,000	10,000,000 11,000,000	10,000,000	10,000,000 11,000,000
69.6 70.15		265	186	Guido Reni Bembe	The Angel Appearing to St. Jerome Standing Male Figure with Rifle and Knife	2,500,000 NULL	7,000,000	14,000,000	4,000,000 2,500,000	14,000,000 2,500,000
70.150 70.158 70.159		77 161 187	391	Winslow Homer Vincent Willem van Gogh Vincent Willem van Gogh	The Four-Leaf Clover The Suggest Bank of the Oise at Auvers	5,000,000 30,000,000 65,000,000	3,000,000 10,000,000 45,000,000	10,000,000	25,000,000 40,000,000	3,000,000 10,000,000 60,000,000
70.160 70.161		188 162	50	Paul Cezanne Paul Cezanne	Issas or the Use at Advers Madame Cezanne Mont Sainte-Victoire	60,000,000 22,000,000	35,000,000 20,000,000	65,000,000 22,500,000	25,000,000 10.000,000	65,000,000 22,500,000
70.162 70.163		189 190	48	Paul Cezanne Paul Cezanne Paul Cezanne	SMORT SAMES VACOUSE Bathers The Three Skulls	18,000,000 20,000,000	17,500,000 13,500,000	20,000,000	10,000,000	20,000,000 22,500,000
70.164		266 191	56	Jean Siméon Chardin Edgar Degas	Violinist and Young Woman	2,500,000 10.000,000	3,500,000 1,750,000	4,250,000 13,500,000	2,500,000 10.000,000	4,250,000 13,500,000
70.168 70.170		192 267	106	Edgar Degas Jean Auguste Dominique Ingres	Woman with a Bandage Perseus and Andromeda	2,000,000 1,000,000	800,000 1,250,000	1,250,000 6,000,000	2,000,000 3,000,000	1,250,000 6,000,000
70.173 70.174		193 194	219 230	Edouard Manet Henri Matisse	On the Beach Coffee	5,000,000 18,000,000	900,000	37,500,000	3,500,000 50,000,000	2,200,000 37,500,000
70.175 70.177		163 195	303	Henri Matisse Pierre Auguste Renoir	Poppies Seated Bather	20,000,000 11,000,000	24,000,000 11,000,000	55,000,000 25,000,000	12,000,000 9,000,000	55,000,000 25,000,000
70.178 70.183		196 197	346	Pierre Auguste Renoir Georges Pierre Seurat	The White Pierrot View of Le Crotoy from Upstream	12,000,000 60,000,000	8,500,000 30,000,000	12,500,000 35,000,000	6,000,000 10,000,000	12,500,000 35,000,000
70.185 70.186		164 165	245	Amedeo Modigliani Amedeo Modigliani	Young Man with a Cap A Man	29,000,000 5,000,000	2,000,000 6,000,000		3,000,000 5,500,000	2,500,000 5,750,000
70.187 70.188 70.190		166	310	Diego M. Rivera Diego M. Rivera Pablo Picasso	Robert H. Tannahill Robert Tannahill Melanchoft Woman	750,000 1,000,000 60.000.000	70,000,000	450,000 850,000 87,500,000	400,000 300,000 50.000.000	450,000 850,000 87,500,000
70.190 70.191 70.192		167 168	276	Pablo Picasso	Head of a Harlequin	7,000,000 15,000,000	25,000,000 4,000,000	17,500,000	15,000,000 10,000,000	17,500,000 16,500,000
70.193 70.206		169	283	Pablo Picasso Pablo Picasso Henri Matisse	Bottle of Anis del Mono Seated in an Armchair Seated Nude	45,000,000 500,000	50,000,000	16,500,000 65,000,000 1,800,000	30,000,000	65,000,000 1,800,000
70.209 70.210				Pierre Auguste Renoir Auguste Rodin	Baudelaire	150,000 350,000		105,000	25,000 35,000	105,000
70.229 70.253		170 349	31	Constantin Brancusi Charles Demuth	Still Life with Apples and Bananas	1,100,000 1,000,000	1,100,000 250,000	825,000	1,000,000 300,000	1,050,000 825,000
70.323 70.328			255 344	Emil Nolde Karl Schmidt-Rottluff	Portrait of the Artist and His Wife Water Lilies	8,000 400,000			175,000	175,000 150.000
70.339 70.560.A			68	Pablo Picasso John Singleton Copley	Bather by the Sea Colonel George Lewis	950,000 750,000		9,500,000 3,000,000	150,000 7,500,000 250,000	9,500,000 3,000,000
70.651 70.68				Claes Oldenburg Lulua	Profile Airflow Standing Female	50,000 750			75,000 300,000	75,000 300,000
70.680 70.831		78 79		Theodore Robinson Benjamin West	Scene at Giverny Lot Fleeing from Sodom	1,500,000 1,000,000	400,000 250,000		75,000	400,000 162,500
70.900 70.95		80		John Singleton Copley Guro	Hannah Loring Standing Female Figure	2,000,000 65,000	3,000,000	2,750,000	3,500,000 8,130	2,750,000 8,130
70.953 71.1	381	268	171	Mather Brown Guercino (Giovanni Francesco Barbieri)	Sir George Augustus Elliott, Baron Heathfield Assumption of the Virgin Assumption of the Virgin	NULL 60,000 1,250,000	6,000,000	10,000,000	5,000,000	60,000 10,000,000
71.168 71.169		269	76 148	John Singleton Copley Thomas Gainsborough Friedrich Hundartwasser	Mrs. Benjamin Hallowell The Honorable Richard Savage Nassau de Zuylestein, M.P. Easte Koulerk	900,000 2,000,000	4,000,000	2,500,000 9,000,000	3,000,000 10,000,000	2,500,000 9,000,000
71.17 71.170 71.196		270 336		Friedrich Hundertwasser Thomas Gainsborough Martin Carlin	Faite Eyelash Lady Anne Hamilton Jewel Coffer	1,800 2,000,000 10,000,000	5,000,000	11,000,000 350.000	10,000,000 750.000	10,000,000 11,000,000 350,000
71.385.A 71.390		33b 120 271	7	Martin Carlin Richard Artschwager Jean Honore Fragonard	Jewel Cotter Hospital Ward The Shenherdess	1,000,000 1,000,000 1,400,000	1,500,000 12,500,000	1,850,000 9,000,000	750,000 1,500,000 2,000,000	1,850,000 9,000,000
71.391		271 272 273	143 141 142	Jean Honore Fragonard Jean Honore Fragonard Jean Honore Fragonard	The Stape Gatherer The Reaper	1,400,000 1,400,000 1,400,000	12,500,000	9,000,000 9,000,000 9,000,000	2,000,000 2,000,000 2.000,000	9,000,000 9,000,000 9,000,000
71.392 71.393 71.399		274	140 42	Jean Honore Fragonard Jean Baptiste Carpeaux	The Gardener Ugolino and his Children	1,400,000		9,000,000 9,000,000 375,000	2,000,000 2,000,000 200,000	9,000,000 9,000,000 375,000
71.78			260	Claes Oldenburg Edgar Degas	Giant Three-Way Plug Seated Woman Wiping her Left Side	200,000 500,000		1.100.000	750,000 200,000	750,000 1,100,000
72.201 72.296	257	275	458	Rembrandt Harmensz van Rijn Louis Jean Francois Lagrence	Man Wearing a Plumed Beret and Gorget Pygmalion and Galatea	2,000,000 250,000 575,000	800,000	850,000	100,000	450,000 850,000
72.436 72.437			360	Tony Smith Naum Gabo	Gracehoper Linear Construction No. 4	900,000 250,000		2,500,000	2,500,000	2,500,000 2,500,000
72.441 72.465		350		Edgar Degas Paul Cezanne	Dancers in Repose Head of a Man	3,500,000 750,000	3,000,000	3,500,000 4,000,000	4,000,000 700,000	3,500,000 4,000,000
72.839 73.1 73.167		81 276	213	Thomas Wilmer Dewing Charles Le Brun	Classical Figures The Presentation of Christ in the Temple	1,500,000 1,000,000	400,000 2,000,000		250,000 3,000,000	325,000 2,500,000
73.254		337 338	247	Pietro Piffetti Antonio Montauti	Secretary The Return of the Prodigal Son	1,000,000 4,500,000	650,000 150,000		1,250,000 500,000	950,000 325,000
73.268 73.3 73.41		93 82	492	Michelangelo Merisi da Caravaggio Henry Clifton and Thomas Carteret, Philadelphia	Martha and Mary Magdalene High Chest of Drawers Madame Paul Poirson	20,000,000 2,000,000 6,000,000	35,000,000 1,500,000 2,000,000	70,000,000	50,000,000 1,900,000 3,000,000	70,000,000 1,700,000 3,100,000
74.122 74.123		171 172	373	John Singer Sargent Yves Tanguy Chaim Soutine	Macame raui rotison Shadow Country Red Gladioli	1,500,000 2,000,000	900,000	3,100,000	5,000,000	2,950,000 625,000
74.2		1/2	149	Gaetano Gandolfi Richard Hunt	Neu Statubili Venus Receiving the Arms from Vulcan for Aeneas Field Section	450,000	800,000		3,000,000	3,000,000 25,000
74.53 75.18			570	Roman Claes Oldenburg	Torso of Aphrodite, Roman copy of the Venus Genetrix type Alphabet / Good Humor - Cloth Study	NULL 200,000 100,000		2,000,000	25,000 4,000,000 750,000	2,000,000 750,000
75.18 75.31		198 173	570 258 286	Roman Claes Oldenburg Camille Pissarro	Tenso of Anhrodie, Roman copy of the Venus Genetrix type Alphabet / Good Humor - Cloth Study The Kitchen at Plette's, Montfoucault	200,000 100,000 2,000,000	700,000 700,000	2,000,000	4,000,000 750,000 1,000,000	2,000,000 750,000 850,000
75.18 75.31 75.59 75.86 76.144			570 258 286 386 40 578	Roman Claes Oldenburg Camille Pissarro Felix Vallotton Jean Baptiste Carpeaux Cheyenne	Teros of Aphrodis: Roman cory of the Venus Genetrix hye Aphrhate / Good humor - Cleth Study The Kitche at Piette's, Montfoucault Standing Nucle Holding Gown on Her Knee Le finners Studied Studies (Studies Studies Studie	200,000 100,000 2,000,000 1,000,000 160,000 250,000	700,000 700,000	137,500	4,000,000 750,000 1,000,000 350,000 100,000 80,000	2,000,000 750,000 850,000 525,000 137,500 80,000
75.18 75.31 75.59 75.86 76.144 76.146 76.159			570 258 286 386 40 578 306 79	Roman Class Oldenburg Camille Pissarro Felix Valiotton Jean Baptiste Carpeaux Cheyenne Sebastiano Ricci Lovis Corinth	Tieso of Aphrodis: Roman copy of the Venus Genetrix hype Aphrhate/ Food humor - Cleth Study The Kitches at Piette's, Montflouzult Standing Nucle Holding Gown on Her Knee Le finnen The Ministration of Fishes Sindel The Ministrations Draught of Fishes Sind Ull with Milates Sind Ull We with Milates Sind Ull We with Milates	200,000 100,000 2,000,000 1,000,000 150,000 250,000 1,000,000		137,500 2,000,000	4,000,000 750,000 1,000,000 350,000 100,000 80,000 3,000,000 375,000	2,000,000 750,000 850,000 525,000 137,500 80,000 2,000,000 437,500
75.18 75.31 75.59 75.86 76.144 76.146 76.159 76.3		173	570 258 286 386 40 578 306 79 561	Roman Class Oldenburg Camille Pissarro Feiki Valiotton Jean Bagriste Carpeaux Cheyenne Schaustiano Ricci Lovis Corinth Wen Zhengming Arstide Mailtol	Tenson of Aphrodist, Roman cores of the Versan Generitis Payes Aphrhatel Good Horne - Clear Study The Gitcher at Petric I, Monthocurit The Gitcher III of the Gitcher II	200,000 100,000 2,000,000 1,000,000 160,000 250,000 550,000 1,000,000 200,000 300,000	700,000 500,000	137,500 2,000,000 700,000 6,000,000	4,000,000 750,000 1,000,000 350,000 100,000 80,000 3,000,000 375,000 950,000	2,000,000 750,000 850,000 525,000 137,500 80,000 2,000,000 437,500 700,000 6,000,000
75.18 75.31 75.59 75.86 76.144 76.146 76.159 76.3 76.77 76.78 76.79		173 174 121 3	570 258 286 386 40 578 306 79 561 254	Roman Clare Ottenburg Camille Pissarro Feek Waldston Compensarro Cheyenne Sestatian Ricci Lovis Corteth War Zhengwing Burnel Bur	Tenson of Aphrodist Roman copy of the Yemin Genetris Type Aphrobet Food them: Cells Study The Elicine at Peter I, Monthousit Des British and Peter I, Monthousit Des British Cells Study (See See See See See See See See See Se	200,000 100,000 2,000,000 1,000,000 160,000 250,000 550,000 1,000,000 200,000 300,000 31,000,000 11,000,000	700,000 500,000 40,000,000 1,150,000	137,500 2,000,000 700,000 6,000,000 60,000,000	4,000,000 750,000 1,000,000 350,000 100,000 80,000 3,000,000 950,000 20,000,000 2,000,000	2,000,000 750,000 850,000 525,000 137,500 80,000 2,000,000 437,500 700,000 6,000,000 60,000,000
75.18 75.31 75.59 75.86 76.144 76.146 76.159 76.3 76.77 76.78 76.79 76.89		173 174 121 3 83 122	570 258 286 386 40 578 306 79 561 254 528 61 361	Roman Chee Oderburg Camille Payarra Feire Widefund Camille Payarra Feire Widefund Camille Roman Schattana Ricci Lond Roman Schattana Ricci Lond Cornth War Zhengmang Astraké Maillel Branch Newman Frederic Keine Church Frederic Keine Church Roman	Tenson of Aphrodist Roman copy of the Yems Genetris type Apphabet Flood them. Cells Study The Kitches at Pette's, Montfocusts Sending Moder Medic Gown on the Toree Sending Moder Medic Gown on the Toree Self II We with Liles The Miraculous Draught of Fishes Soll Life with Liles The First Prose Poem on the Red Cliff La Flore, use Ke I (second version) Ke I (second version) Categoria Ken Self Control Medic	200,000 100,000 2,000,000 1,000,000 150,000 250,000 1,000,000 200,000 300,000 350,000 15,000,000 15,000,000 15,000,000 200,000 55,000,000 200,000 200,000	700,000 500,000 40,000,000 1,150,000 50,000,000 350,000	137,500 2,000,000 700,000 6,000,000 60,000,000 75,000,000	4,000,000 750,000 1,000,000 350,000 100,000 80,000 3,000,000 950,000 20,000,000 15,000,000 1,200,000	2,000,000 750,000 850,000 525,000 137,500 80,000 2,000,000 437,500 700,000 6,000,000 1,575,000 775,000
75.18 75.31 75.59 75.86 76.144 76.146 76.159 76.3 76.77 76.78 76.79 76.89 76.95 77.1.1		173 174 121 3 83 122 278 279	570 258 286 386 40 578 306 79 561 254 528 61 361 35	Roman Cheen Odersburg Canellie Playarro Gelle Widelston Jean Blandisc Carpens Jean	Terson of Aphrodist. Roman copy of the Yems Genetris type Aphrhate F Good them. Cells Study The Kitches at Perter's, Montfocush! Sending Buder Bolling Gown on the Knee Let finners Let finners Let finners Let finners Still Life with Liles The Misraelous Disragath of Fishes Still Life with Liles The First Prose Poem on the Red Cliff La Filer, men Bet (second vision) Natification Na	200,000 100,000 2,000,000 1,000,000 150,000 250,000 550,000 1,000,000 200,000 350,000 15,000,000 15,000,000 55,000,000 55,000,000 55,000,000	700,000 500,000 40,000,000 1,150,000 50,000,000 350,000 4,000,000	137,500 2,000,000 700,000 6,000,000 60,000,000	4,000,000 1,000,000 350,000 80,000 350,000 375,000 950,000 2,000,000 1,200,000 1,200,000 2,000,000 2,000,000 2,000,000	2,000,000 750,000 880,000 525,000 800,000 22,000,000 437,500 700,000 6,000,000 1,575,000 775,000 9,000,000 3,000,000
75.18 75.31 75.59 75.86 76.144 76.146 76.159 76.3 76.77 76.78 76.79 76.89 76.95 77.1.1		173 174 121 3 83 122 278 279 123	570 258 286 386 40 578 306 79 561 254 528 61 361 3 5 482 259	Somme Clare Gleenburg Carnille Parame Carnille Parame Carnille Parame Chayerne Cheyerne Cheyerne Schwinzen Sied Wan Zhongung Annatis Maillel Barnet Newman Cheyerne C	Tenson of Aphroduin. Roman cores of the Versan Generativa Prept Apphabel Flood Univers. Celeb Study The Studen as Perties, Monthocunit The Studen as Perties, Monthocunit The Studen as Perties, Monthocunit The Student Stude	200,000 100,000 1,200,000 1,000,000 1,000,000 1,000,000 1,000,000	700,000 500,000 40,000,000 1,150,000 50,000,000 12,500,000 4,000,000 2,000,000	137,500 2,000,000 700,000 6,000,000 60,000,000 75,000,000 9,000,000	4,000,000 750,000 1,000,000 350,000 350,000 3,000,000 375,000 20,000,000 2,000,000 1,200,000 2,000,000 2,000,000 2,000,000 1,200,000 2,000,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000	2,000,000 750,000 850,000 850,000 137,500 80,000 437,500 700,000 6,000,000 1,575,000 9,000,000 1,60
75.18 75.31 75.59 75.86 76.144 76.146 76.159 76.3 76.77 76.78 76.79 76.89 76.95		173 174 121 3 83 122 278 279 123 280 4	570 258 286 386 40 578 579 561 254 528 61 361 3 5 482 259 167 536	Boman Chen Oderburg Camille Pikarino Camille Pikarino Camille Pikarino Camille Pikarino Cheyenne Cheyenne Cheyenne Sebestamo Ricci Cons Corolin Cantille Barriett Newman Gongo Tredere Elsbur Gunde Tredere Elsbur Gunde Fra Angelico Fra Angelico Andrew Weeth Case Chereburg Servett	Tenson of Aphrodist, Roman cores of the Versan Generitis Parel Aphroblet (Food themer. Clear Study The Sticker as Petric I, Monthocutal The Sticker II The Minardison Draught of Fisher Soci Life with Lites The Minardison Draught of Fisher Soci Life with Lites The Theorem on the Red Cleff The Five nee The Five	200,000 100,000 1,000,000 1,000,000 1,000,000	700,000 500,000 40,000,000 1,150,000 50,000,000 12,500,000 4,000,000 2,000,000 5,000,000 5,000,000	137,500 2,000,000 700,000 6,000,000 75,000,000 9,000,000	4,000,000 750,000 1,000,000 350,000 350,000 3,000,000 375,000 20,000,000 2,000,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 1,200,000 6,000,000 6,000,000	2,000,000 750,000 850,000 525,000 137,500 80,000 2,000,000 437,500 700,000 60,000,000 1,575,000 775,000,000 9,000,000 9,000,000 1,600,000 1,600,000
75.18 75.31 75.59 75.86 76.144 76.146 76.199 76.3 76.77 76.78 76.79 76.89 76.95 77.1.1 77.12 77.12 77.14 77.12 77.13		173 174 121 3 83 122 278 279 123 280 4 281	570 258 286 386 40 578 306 79 561 254 528 61 361 3 5 482 259 167 536 269	Bossum Clare Gleenburg Carnille Pixturn Carnille Pixturn Carnille Pixturn Carnille Pixturn Cheyenne Cheyenne Cheyenne Schottane Ricci Schottan	Tiess of Aphrobits, Ennine core of the Venns Generitis Ever Aphrober (Food Univer. Cells Study The Sticken in Peter I, Monthounit The Sticken in Peter I, Monthounit The Sticken in Peter I, Monthounit The Sticken I Cells I	200,000 1,000,000 1,000,000 1,000,000 1,000,000	700,000 500,000 40,000,000 1,150,000 50,000,000 12,500,000 2,000,000 5,000,000 500,000 11,000,000	137,500 2,000,000 700,000 60,000,000 75,000,000 9,000,000 13,500,000 3,500,000	4,000,000 750,000 1,000,000 1,000,000 100,000	2,000,000 750,000 850,000 850,000 1375,000 1375,000 1375,000 2,000,000 2,000,000 4375,000 750,000,000 1,575,000 3,000,000 1,600,000 1,50
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	Rom. marble torso of Apollo	
	Inv. 26.122 DIA	Ins. value = \$ 150000 c 1/6/97
	15t AD Chr	retie's = \$800,000 - \$2,500,000
	58 x 30 x 21/4in	
w/cords, na et shorter, 34/2	trap 2m Christies 6 June 2013, 10+ 610 - Rea	lized \$195,750
shorter, wh	read " NY O, Dec. 2004, 10+ 567 - Rea	alized \$231,500
strantly shor	46/277 " NY, 13 June 2000, 10+305 - Record rep Sotheby's -pg. 1-49 - 4 June 2014 - Register	altzed \$ 160,000 *
H. 59 Th, no str	ing Sotheby's -pg. 1-49 - 4 June 2014 - Regit	ed \$965,000 -ex Toledo mus *
145/670	*83	
23/2 in w/E	strop #65-7 June 2007-Rea	tized \$30,000
ROTA, WISH		alized \$90,000
only 93/4 in		
		,
	Bast	
2013	\$ 195,750 [2090 B.P.] = Hammer 4 163,125	
2000	160,000	
2014	965,00	
		Hammer B.P. (25%) MCV
2014-5	\$965,000 - 840,000 % 120% = 700,000 + 140,00	10B.P. = 809,000 + 165,000 (200) (609,000)
2013-C	\$ 195,750 = 102,000 % 120% = 95,000 BH 17,000	B.P. = 169000 + 35,750 (49000) 129000
2000-C	8 160,000 = 60,000 × 17.5% = 14,000 BP.	p = 140,000 + 20,000 (35,000) 105,000
	\$ 105000 3/ 00000 \$ 11/000	~ \$ ann ans
	105,000-7600,000 \$400,00	0->4809,000
	Charstiels = FMV, so 260% = mcv, so	\$45000 - 1 500 000
	111031183=1111, 30 100 10 = 11CV, 30	1,000,000

Mesopotantan Relief NR. E. (Babylanian) glazzed to & brick panel from Ishtar Gate w/ Snake-deagon DIA mo. value = \$1,000,000 e 2/12/01 Arctuest value = \$50,000,000 Inv. 31,25 604-562 BC 45 12 x 6534 in (115.6 cm x 167.0 cm) Pub. Ress in email Parts of Gate in other museums. Lower, met, RISD, MFA-Boston, Yale (1930.372)

31.13.2 maybe this on some arder as the Mesopotamian limestone relief-50, \$ 30-50 million Activest = FMV, so = 60% = mcV, so = \$30mr/1100

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1
               UNITED STATES BANKRUPTCY COURT
                 EASTERN DISTRICT OF MICHIGAN
 2
                       SOUTHERN DIVISION
 3
     In re:
 4
     CITY OF DETROIT, MICHIGAN,
 5
                                     ) Chapter 9
            Debtor.
 6
                                     ) Case No. 13-53846
               vs.
 7
                                    ) Hon. Steven W. Rhodes
 9
10
11
12
      VIDEOTAPED DEPOSITION OF ELIZABETH VON HABSBURG
13
14
                       New York, New York
                   Thursday, July 31, 2014
15
16
17
18
19
20
21
22
23
24
     Reported by:
     MICHELLE COX
25
     JOB NO. 215820
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ELIZABETH VON HABSBURG - 07/31/2014

	Page 2		Po	age 3
1		1	APPEARANCES:	J
2		2		
3		3	HONIGMAN MILLER SCHWARTZ AND COHN LLP	
4	July 31, 2014	4	Attorneys for Detroit Institute of Fine Ar	rts
5	9:04 a.m.	5	2290 First National Building	
6		6	660 Woodward Avenue	
7	Videotaped Deposition of ELIZABETH VON	7	Detroit, Michigan 48226-3506	
8	HABSBURG, held at the offices of Jones Day,	8	BY: ARTHUR T. O'REILLY, ESQ.	
9	222 East 41st Street, New York, New York,	9		
10	pursuant to Notice, before Michelle Cox, a	10	JONES DAY	
11	Notary Public of the State of New York.	11	Attorneys for City of Detroit	
12		12	51 Louisiana Avenue NW	
13		13	Washington, D.C. 20001-2113	
14		14	BY: GEOFFREY S. IRWIN, ESQ.	
15		15		
16		16	KIRKLAND & ELLIS LLP	
17		17	Attorneys for Syncora	
18		18	300 North LaSalle	
19		19	Chicago, Illinois 60654	
20		20	BY: LALLY A. GARTEL, ESQ.	
21		21		
22		22		
23		23		
24		24		
25		25		
	Page 4		Po	age 5
1	APPEARANCES:	1	INDEX	
2		2	WITNESS EXAMINATION BY PAG	₹E
3	DENTONS	3	ELIZABETH VON HABSBURG MR. O'REILLY 8	
4	Attorneys Official Committee of Retirees	4		
5	1221 Avenue of the Americas	5		
6	New York, New York 10020-1089		EXHIBITS	
	DV: ADTUID U DIJECCED ECO	6		
7	BY: ARTHUR H. RUEGGER, ESQ.	7	DEPOSITION EXHIBITS FOR ID.	
7 8	· -	7 8	Exhibit 1 Binder 69	
7 8 9	CLARK HILL PLC	7 8 9		
7 8	· -	7 8 9	Exhibit 1 Binder 69	
7 8 9 10	CLARK HILL PLC Attorneys for Detroit Retirement Systems	7 8 9 10 11	Exhibit 1 Binder 69	
7 8 9 10 11	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River	7 8 9 10 11 12	Exhibit 1 Binder 69	
7 8 9 10 11	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906	7 8 9 10 11 12 13	Exhibit 1 Binder 69	
7 8 9 10 11 12	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906	7 8 9 10 11 12 13	Exhibit 1 Binder 69	
7 8 9 10 11 12	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14	Exhibit 1 Binder 69	
7 8 9 10 11 12 13	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16 17	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14 15 16	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16 17 18	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14 15 16 17	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14 15 16 17 18	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Exhibit 1 Binder 69	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	CLARK HILL PLC Attorneys for Detroit Retirement Systems 212 East Grand River Lansing, Michigan 48906 BY: MICHAEL J. PATTWELL, ESQ.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Exhibit 1 Binder 69	

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Page 6
                                                                                                                 Page
               IT IS HEREBY STIPULATED AND AGREED
                                                             1
                                                                      THE VIDEOGRAPHER: Good morning. This
    by and between the attorneys for the respective
                                                                 begins Tape No. 1 of the videotaped deposition
                                                             2
    parties herein, that filing and sealing be and
3
                                                             3
                                                                 of Elizabeth von Habsburg on July 31, 2014, in
    the same are hereby waived.
                                                                 the matter of In re: City of Detroit Michigan,
5
               IT IS FURTHER STIPULATED AND AGREED
                                                             5
                                                                 Debtors.
6
    that all objections, except as to the form of
                                                              6
                                                                       This case was filed in the United States
    the question, shall be reserved to the time of
                                                             7
                                                                 Bankruptcy Court, Eastern District of Michigan,
8
    the trial.
                                                             8
                                                                 Case No. 13-53846.
                IT IS FURTHER STIPULATED AND AGREED
9
                                                             9
                                                                      Today's deposition is being held at the
10
    that the within deposition may be sworn to and
                                                             10
                                                                 law offices of Jones Day, LLP, located at 222
11
    signed before any officer authorized to
                                                                  East 41st Street, New York, New York 10017.
                                                            11
    administer an oath, with the same force and
12
                                                            12
                                                                 The time on the record is now 9:06 a.m.
13
    effect as if signed and sworn to before the
                                                            13
                                                                      My name is Nicholas Guzman, I'll be the
14
    Court.
                                                                 legal video specialist. The court reporter
                                                            14
15
                                                             15
                                                                 today is Michelle Cox, both on behalf
16
                                                            16
                                                                 Litigation Services.
17
                                                            17
                                                                      At this time I'd ask counsel to please
18
                                                            18
                                                                  introduce themselves for the record.
19
                                                            19
                                                                      MR. O'REILLY: Arthur O'Reilly on behalf
20
                                                            20
                                                                 of the Detroit Institute of Arts.
21
                                                             21
                                                                      MR. IRWIN: Jeff Irvin, Jones Day, on
22
                                                             22
                                                                 behalf of the City of Detroit.
23
                                                             23
                                                                      MS. GARTEL: Lally Gartel, Kirland &
24
                                                             24
                                                                 Ellis, on behalf of Syncora.
25
                                                             25
                                                                      THE VIDEOGRAPHER: Also present via
                                                    Page 8
                                                                                                                 Page 9
1
          teleconference, can you please identify
                                                                 the Detroit Institute of Arts, and I'm going to
                                                             1
 2
          yourself for the record?
                                                                 be asking you a few questions today.
 3
                                                                       Is that okay?
               MR. PATTWELL: Yes.
                                                             3
 4
               Michael Pattwell, Clark Hill on behalf of
                                                             4
                                                                      Yes.
                                                                 Α
                                                                      Have you had your deposition taken before?
 5
          the Detroit Retirement Systems.
                                                             5
 6
               THE VIDEOGRAPHER: Anybody else?
                                                             6
                                                                      I have.
 7
               MR. CHANDLER: Nicholas Chandler for
                                                             7
                                                                 Q
                                                                      Okay. And have you given any testimony at
 8
          Chadbourne on behalf of Assured Guaranty
                                                             8
                                                                  trial?
9
          Municipal Corp.
                                                             9
                                                                 Α
                                                                      T have.
10
               THE COURT REPORTER: Can you speak up.
                                                            10
                                                                      So are you familiar with deposition rules,
11
          I'm sorry. I didn't get that.
                                                             11
                                                                 if you will?
12
               MR. CHANDLER: Nicholas Chandler, for
                                                             12
                                                                      To the extent that I've encountered them.
          Chadbourne & Parke, on behalf of Assured.
13
                                                            13
                                                                      Okay. Fine.
14
               THE VIDEOGRAPHER: Anybody else?
                                                            14
                                                                       So we have -- we have a court reporter
15
               Will the court reporter please swear in
                                                            15
                                                                here who will be taking down your testimony,
16
          the witness.
                                                                both in writing and on video.
                                                            16
    ELIZABETH VON HABSBURG, called as
17
                                                            17
                                                                       So to the extent possible, if you could
18
          a witness, having been duly sworn by a Notary
                                                            18
                                                                 give me a verbal response when a question is
          Public, was examined and testified as follows:
                                                                 asked, either "yes" or "no," that will be
19
                                                            19
    EXAMINATION BY
20
                                                             20
                                                                  great, rather than a mm-mm or something like
21
    MR. O'REILLY:
                                                             21
                                                                 that, which is less easy to understand on a
22
               Good morning, would you please state your
                                                            22
                                                                 written transcript.
23
          name for the record, please.
                                                             23
                                                                      Okay?
24
               Elizabeth von Habsburg.
                                                             24
                                                                      Yes.
25
               My name is Arthur O'Reilly. I represent
                                                             25
          0
                                                                      And if at any point you don't understand
                                                                 0
```

Page 10 Page 11 one of my questions, please feel free to then became Habsburg. I was director of the 2 clarify. 2 estates and appraisals department at that firm. 3 3 I was there for four years, handling, again, Α Thank you. 4 Is there any reason why you can't give high net worth clients, handling appraisals, 5 your full and complete testimony today? 5 getting property up for sale. 6 6 And I then moved to a firm that was called Α 7 Q Good. Okay. 7 Masterson & O'Connell, which then became Gurr 8 You are here in your capacity as an expert 8 Johns after a number of years, hence the name 9 on behalf of Kirland & Ellis and Syncora, 9 changes. 10 correct? 10 I was president of that firm for 18 years. That's correct. That firm was an art advisory and appraisal 11 Α 11 12 Have you been retained by anybody else? 12 firm not an auction house. Q 13 No, I have not. 13 And there I handled all the high net worth 14 Okay. And you're with the firm of Winston 14 clients. I handled purchases and sales; 15 Art Group; is that correct? 15 oversaw the operations of the U.S. firm. 16 That's correct. 16 And in 2010, I joined Winston Art Group, 17 17 Tell me a little bit about your where I am managing director of the firm. 18 professional experience. 18 Winston Art Group is the foremost 19 I started my career in the art world at 19 independent art advisory appraisal firm in the 20 U.S., headquartered in New York, offices in LA, Christie's in 1982. I ran the appraisal 20 department. I was involved with handling 21 21 Boston, Palm Beach, Houston, Denver, 22 appraisals for high net worth clients and for 22 representatives in Geneva and London. 23 multi-departmental appraisals. 23 Great. Thank you. And you produced an expert report; is that 24 After Christie's I moved to another 24 25 auction house called Habsburg & Feldman, which 25 correct? Page 12 Page 13 compliance with USPAP, correct? 1 Δ That's correct. 1 2 That was based upon a valuation performed 2 Absolutely. 3 by you and Winston Art Group? Okay. Did you bring it with you today? 3 Q 4 That's correct. 4 No, I did not. 5 When were you first contacted about doing 5 Is there a reason why you didn't bring it 6 any work in relationship to the City of Detroit 6 today? 7 7 bankruptcy? Α 8 I would have to look back at my files, but 8 Q Nobody told you not to bring it today? 9 9 several months ago. Α 10 Was it in 2014? 10 MR. O'REILLY: Counsel, I believe a letter 11 I would have to look at my files. I don't 11 was sent to you about that file. If it's 12 possible to get it today, would be great. If have that here. 12 not possible, we understand. 13 Is there anything that would refresh your 13 14 recollection besides your file? 14 MS. GARTEL: We can look into it. 15 15 No, not unless the counsel has those MR. O'REILLY: Okay. Thank you. 16 records here. 16 MR. IRWIN: May I just ask a clarifying 17 Your compliant with USPAP, correct? 17 question. 18 That's correct. 18 Has Syncora produced what it understands 19 And what does "USPAP" stand for? 19 to be the reliance file that was requested in 20 Uniform Standards of Professional 20 connection with document requests in a recent 21 Appraisal Practice. 21 letter supporting Ms. von Habsburg's report. 22 Okay. And does USPAP have a standard that 22 MS. GARTEL: We're in the process of 23 requires that you keep a file? 23 putting it together. 24 Yes, it does. 24 MR. IRWIN: Okay. 25 Q Okay. And so you keep a file in 25

	Page 14		Page 15
1	BY MR. O'REILLY:	1	City of Detroit bankruptcy?
2	Q So you don't remember when you were first	2	A No.
3	contacted.	3	Q Nobody from Weil Gotshal?
4	Do you remember who first contacted you?	4	A No.
5	A Yes, I do.	5	Q Okay. Nobody from FGAC, which is
6	Q Who was that?	6	Financial Guaranty Assurance Corporation, or
7	A Gary Piattoni.	7	something similar to that?
8	Q Can you spell that name for the court	8	A No.
9	reporter?	9	Q Okay. Anybody from Houlihan Lokey?
10	A I hope I'm spelling it correctly.	10	A No.
11	It's Gary, G-A-R-Y. Piattoni,	11	Q Okay. So you can't remember when it was.
12	P-I-A-T-T-O-N-I, I believe.	12	Do you remember when you were engaged?
13	Q And who is he or who is he associated	13	A Again, I don't remember the date.
14	with?	14	Q Can you give me an approximate period of
15	A Gary Piattoni is somebody that I worked	15	time in which that that happened?
16	with years ago when I was at Christie's. And	16	A I would say approximately what do we
17	he is an independent advisor, I believe, an	17	know.
18	appraiser, in the Midwest.	18	Approximately four four to five months
19	Q Okay. Was he called on anybody's behalf?	19	ago. I'm guessing, though. I really have to
20	A I believe he was calling on behalf of the	20	look to
21	law firm.	21	Q Sure.
22	Q The law firm of Kirkland & Ellis?	22	A give you an accurate answer.
23	A Correct.	23	Q When did you finish your work on the fair
24 25	Q Okay. Other than Kirkland & Ellis, did	24 25	market value appraisal? A About a week ago.
25	anybody else contact you with regard to the	25	A About a week ago.
1	Page 16	1	Page 17
1 2	Q Okay. Your report references a date of	1	A I do not.
2	Q Okay. Your report references a date of March 25th, of 2014, I believe.	2	A I do not. Q Were you doing work prior to March 25,
2	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to?	2	A I do not. Q Were you doing work prior to March 25, 2014?
2 3 4	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we	2 3 4	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact
2 3 4 5	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we always ask for an effective date. And that was	2	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates.
2 3 4	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we	2 3 4 5	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates. Q Do you know how long before?
2 3 4 5 6	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we always ask for an effective date. And that was the date that was given to us.	2 3 4 5 6	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates. Q Do you know how long before?
2 3 4 5 6 7	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we always ask for an effective date. And that was the date that was given to us. Q And what does "effective date" mean?	2 3 4 5 6	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates. Q Do you know how long before? A Again, I don't have the dates.
2 3 4 5 6 7 8	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we always ask for an effective date. And that was the date that was given to us. Q And what does "effective date" mean? A Meaning the date as as of which the	2 3 4 5 6 7 8	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates. Q Do you know how long before? A Again, I don't have the dates. Q Was it more than a month?
2 3 4 5 6 7 8	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we always ask for an effective date. And that was the date that was given to us. Q And what does "effective date" mean? A Meaning the date as as of which the values are calculated.	2 3 4 5 6 7 8	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates. Q Do you know how long before? A Again, I don't have the dates. Q Was it more than a month? A I would love to help you, but I don't have
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2 3 4 5 6 7 8 9 10 11	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we always ask for an effective date. And that was the date that was given to us. Q And what does "effective date" mean? A Meaning the date as as of which the values are calculated. Q Okay. So by March 25th of 2014, you had already calculated your values?	2 3 4 5 6 7 8 9 10 11	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates. Q Do you know how long before? A Again, I don't have the dates. Q Was it more than a month? A I would love to help you, but I don't have the date on which we were asked to begin. Q Does the date that you began, is that
2 3 4 5 6 7 8 9 10 11 12 13 14	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we always ask for an effective date. And that was the date that was given to us. Q And what does "effective date" mean? A Meaning the date as as of which the values are calculated. Q Okay. So by March 25th of 2014, you had already calculated your values? A No, you don't have to have it you don't	2 3 4 5 6 7 8 9 10 11 12	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates. Q Do you know how long before? A Again, I don't have the dates. Q Was it more than a month? A I would love to help you, but I don't have the date on which we were asked to begin. Q Does the date that you began, is that relevant in any respect to the report that you
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Okay. Your report references a date of March 25th, of 2014, I believe. What does that date refer to? A When we're asked to do an appraisal, we always ask for an effective date. And that was the date that was given to us. Q And what does "effective date" mean? A Meaning the date as as of which the values are calculated. Q Okay. So by March 25th of 2014, you had already calculated your values? A No, you don't have to have it you don't have to calculate it before the date. The date might be five years ago. The effective date is the date as of which you look at the market and see what the values are. Q Okay. So I just want to pinpoint what that means. It's an effective date. Is it arbitrarily selected? A It's what do you mean by "arbitrarily"?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A I do not. Q Were you doing work prior to March 25, 2014? A I believe we were. I don't have the exact dates. Q Do you know how long before? A Again, I don't have the dates. Q Was it more than a month? A I would love to help you, but I don't have the date on which we were asked to begin. Q Does the date that you began, is that relevant in any respect to the report that you rendered? A In what sense? Q I don't know. I'm just trying to figure out if you have an effective date. You told me it was given to you by the law firm. You said that you started sometime prior to that, correct? A I believe so. Honestly, I would need I
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1	Page 18 Q Which you didn't bring today?	1	Page 19 ago?
2	A Correct.	2	A No. I said about a week ago.
3	Q You have an appraisal file.	3	Q Sorry. A week ago. Thank you.
4	Whose benefit is that for?	4	A week ago is when you finished your work
5	A I don't understand that question.	5	on this project; is that correct?
6	Q Why do you keep an appraisal file?	6	A Correct.
7	A Part of USPAP.	7	O Okay. During the course of the time that
8	Q Okay. Is that the only reason why you	8	you were first contacted, until today, and
9	keep it?	9	leaving aside communications with your lawyers
10	A No, also for our own records.	10	for the moment, have you discussed your
11	Q Okay. Does USPAP contemplate why you	11	engagement or your testimony or the substance
12	might keep a record like that?	12	of your report with anybody?
13	A They don't specify in USPAP why a record	13	A Only internally with my colleagues.
14	needs to be kept. They just state that it	14	Q And does one of your colleagues include
15	does.	15	your appraisers?
16	Q Okay. Do your clients ever ask for that	16	A Absolutely, yes.
17	record?	17	Q Anybody else?
18	A Very rarely.	18	A Not to my recollection.
19	Q Okay. If they ask for it would you give	19	Q So you never spoke with any of the other
20	it to them?	20	experts in the case?
21	A If our clients asked us to give it them,	21	A The experts are our appraisers.
22	yes, except if there is anything confidential	22	Q Excuse me. That was a bad question.
23	in there between, say, an attorney and us.	23	There have been other experts retained in
24	Q Understood.	24	this case, including a guy by the name of
25	You said you finished your work two weeks	25	Victor Weiner.
	Page 20		Page 21
1	Page 20 Have you ever spoke with Victor Weiner?	1	Page 21 are not listed in your biography?
1 2	_	1 2	_
	Have you ever spoke with Victor Weiner?	l .	are not listed in your biography?
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2 3 4	Have you ever spoke with Victor Weiner? A I've spoken with Victor Weiner; not in reference to this case. Q Thank you. Perfect.	2 3 4	are not listed in your biography? A There are none not listed in my biography. Q Thank you. You said it's unregulated.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Have you ever spoke with Victor Weiner? A I've spoken with Victor Weiner; not in reference to this case. Q Thank you. Perfect. Your expert report includes a biography of yourself and also a description of your firm, correct? A Correct. Q Is that complete and accurate? A Yes. Q Is it up to date? A Yes, it is. Q Are there any licenses or accreditations that are not listed in your biography? A Unfortunately, the appraisal business, as the Wall Street Journal said, our business is one of the largest legal economies to be largely unregulated. So whereas as chair of the present foundation in Washington, D.C., I would love to see accreditation for our appraisers. For personal property, there is none.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	are not listed in your biography? A There are none not listed in my biography. Q Thank you. You said it's unregulated. What does that mean to you? A To me that means that there are no national registries for personal property appraisers. There are no national credentials such as real estate appraisers have in personal property appraising. Q So there's no requirement that you be a member of a particular association to do appraisals, correct? A There's no requirement, but the IRS does now require that appraisers conform to USPAP when they're doing appraisals for IRS purposes. Q So other than that qualification, there are no requirements that an appraiser be a member of a particular association, or be regulated by a particular body, correct? A That's correct. Q Thank you.

_	Page 22		Page 23
1	A I do not have an MBA.	1	Q And your degree is not in statistics,
2	Q Did you take any post Stanford courses on	2	correct?
3	finances?	3	A Correct.
4	A I took accounting and I took statistics.	4	Q And your degree is not in accounting,
5	Q Where did you go to take those classes?	5	correct?
6	A Columbia University excuse me.	6	A That's correct.
7	Columbia University Business School.	7	Q Would you hold yourself out as an expert
8	Q What is your degree from Columbia	8	on any of those things?
9	University?	9	A No, I would not.
10	A It's in international affairs.	10	Q I think you mentioned that Winston is a
11	Q So you took a class on statistics.	11	foremost independent art advisory firm?
12	And what was the other?	12	Did you say that before?
13	A Accounting.	13	A Art advisory?
14	Q Accounting.	14	Q Yeah. I'm sorry. Advisory firm.
15	Other than those two classes, did you take	15	A Correct.
16	any other financial-related courses?	16	Q What does it mean to be an "independent
17	A No. I took a lot of economics courses,	17	art advisory firm"?
18	but finance in particular, no.	18	A Art advisory and appraisal firm.
19	Q How many economic courses did you take?	19	"Independent" meaning we are neither an
20	A Goodness. Several.	20	auction house nor a dealer.
21	Q Sitting here today you can't recall?	21	Q Does it mean anything else?
22	A No. It's	22	A No.
23	Q Your degree is not in economics, though,	23	Q No.
24	correct?	24	Why distinguish yourself in that fashion?
25	A No, it's not in economics.	25	A Because as an independent art advisory and
	Page 24		Page 25
1	appraisal firm, we are acting in an objective	1	manner.
2	manner when we're preparing either appraisals,	2	Q Do you have a position with the can I
3	or when we're assisting clients with buying and	3	call it the "AAA"?
4	selling.	4	A You can call it the "AAA."
5	We don't have a financial interest in the	5	Q Because I'll put trig, otherwise.
6	works that we are either appraising or	6	Do you have a position with the AAA?
7	assisting clients with buying or selling.	7	A I do.
8	Q So then by virtue of holding yourself out	8	Q What is your position?
9	in that capacity, you are representing that you	9	A I'm on the board.
10	are objective and neutral?	10	
11	3 Commont		Q Anything else, currently?
	A Correct.	11	Any other position on the AAA besides
12	Q And under the American Appraisal	11 12	Any other position on the AAA besides being on the board?
12 13	Q And under the American Appraisal Association which you're a member of,	11 12 13	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of
12 13 14	Q And under the American Appraisal Association which you're a member of, correct?	11 12 13 14	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for
12 13 14 15	Q And under the American Appraisal Association which you're a member of, correct? A Yes. The Appraisers Association of	11 12 13 14 15	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for excellency in the arts. And I'm co-chair of the
12 13 14 15 16	Q And under the American Appraisal Association which you're a member of, correct? A Yes. The Appraisers Association of America, yes.	11 12 13 14 15 16	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for excellency in the arts. And I'm co-chair of the advisory council.
12 13 14 15 16 17	Q And under the American Appraisal Association which you're a member of, correct? A Yes. The Appraisers Association of America, yes. Q That requires that when you work on behalf	11 12 13 14 15 16 17	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for excellency in the arts. And I'm co-chair of the advisory council. Q In the past, have you held any other
12 13 14 15 16 17 18	Q And under the American Appraisal Association which you're a member of, correct? A Yes. The Appraisers Association of America, yes. Q That requires that when you work on behalf of a client that you remain neutral?	11 12 13 14 15 16 17 18	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for excellency in the arts. And I'm co-chair of the advisory council. Q In the past, have you held any other positions?
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12 13 14 15 16 17 18 19 20	Q And under the American Appraisal Association which you're a member of, correct? A Yes. The Appraisers Association of America, yes. Q That requires that when you work on behalf of a client that you remain neutral? A The Appraisers Association of America doesn't have that requirement.	11 12 13 14 15 16 17 18 19 20	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for excellency in the arts. And I'm co-chair of the advisory council. Q In the past, have you held any other positions? A I have been a member of the ethics committee.
12 13 14 15 16 17 18 19 20 21	Association which you're a member of, correct? A Yes. The Appraisers Association of America, yes. Q That requires that when you work on behalf of a client that you remain neutral? A The Appraisers Association of America doesn't have that requirement. Q Does it have anything similar to that in	11 12 13 14 15 16 17 18 19 20 21	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for excellency in the arts. And I'm co-chair of the advisory council. Q In the past, have you held any other positions? A I have been a member of the ethics committee. Q Anything else that you can think of?
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12 13 14 15 16 17 18 19 20 21 22 23	Association which you're a member of, correct? A Yes. The Appraisers Association of America, yes. Q That requires that when you work on behalf of a client that you remain neutral? A The Appraisers Association of America doesn't have that requirement. Q Does it have anything similar to that in the context of giving testimony in a case? A USPAP does.	11 12 13 14 15 16 17 18 19 20 21 22 23	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for excellency in the arts. And I'm co-chair of the advisory council. Q In the past, have you held any other positions? A I have been a member of the ethics committee. Q Anything else that you can think of? A Not that I can recall. Q Okay. Was Victor Weiner am I
12 13 14 15 16 17 18 19 20 21 22	Association which you're a member of, correct? A Yes. The Appraisers Association of America, yes. Q That requires that when you work on behalf of a client that you remain neutral? A The Appraisers Association of America doesn't have that requirement. Q Does it have anything similar to that in the context of giving testimony in a case?	11 12 13 14 15 16 17 18 19 20 21 22	Any other position on the AAA besides being on the board? A I'm on the board. I'm also co-chair of the annual appraisal luncheon for our award for excellency in the arts. And I'm co-chair of the advisory council. Q In the past, have you held any other positions? A I have been a member of the ethics committee. Q Anything else that you can think of? A Not that I can recall.

_	D 06		D OF
1	Page 26 Q Is he a member of the AAA?	1	Page 27 Q Do you know why he's no longer a director
2	A He is I don't believe he's currently a	2	of the AAA?
3	member of the AAA.	3	A I just remember that there was a need for
4	Q He used to be a member of the AAA?	4	a change. I don't know whether it was his
5	A Yes, he did.	5	decision or whether it was the AAA's decision
6	Q Do you know why he is no longer a member	6	to make a change.
7	of the AAA.	7	Q And as a member were you a member of
8	A No.	8	the board at the time?
9	He was director of the Appraisers	9	A I don't believe I was, but I can't be
10	Association of America, but that was going	10	sure. I'm not sure of the timing.
11	back, I would say, approximately 8 to 10 years;	11	Q Why was there a need for a change?
12	10 to 12 years ago.	12	A I don't know. I don't recall why there
13	Q So he wasn't a member; he was on staff?	13	was a need for a change or whether it was his
14	A He was a director, but I'm sorry.	14	decision or the board's decision to make a
15	I don't know whether he was actually a	15	change.
16	member or whether he was just director or first	16	Q Did anything occur with respect to Mr.
17	a member and then director. I don't know	17	Weiner at the time that gave the AAA concerns?
18	that the answer to that.	18	A I can't answer that question.
19	Q Do you know whether he was paid a salary	19	Q You can't because you don't know?
20	for the work that he did?	20	A I don't know.
21	A Yes, as director he was paid a salary.	21	Q You don't remember?
22	Q But he's no longer with the AAA?	22	A I don't know. I don't remember.
23	A As I said, I don't know whether he's a	23	I don't know whether I was on the board at
24	member now. But he's no longer a director of	24	that time or not.
25	the AAA.	25	Q In the course of Mr. Weiner's relationship
	Page 28		Page 29
1	with the AAA, are you aware of any unethical	1	Page 29 Q Except today. Correct.
1 2	-	1 2	
	with the AAA, are you aware of any unethical		Q Except today. Correct.
2	with the AAA, are you aware of any unethical conduct?	2	Q Except today. Correct. So you can amend it after today.
2 3	with the AAA, are you aware of any unethical conduct? A Not that I recall. Q Any violations of any of the rules of the AAA?	2 3	Q Except today. Correct. So you can amend it after today. A Correct. Q I noticed one of them. One of them was called Barnes.
2 3 4	with the AAA, are you aware of any unethical conduct? A Not that I recall. Q Any violations of any of the rules of the	2 3 4	Q Except today. Correct. So you can amend it after today. A Correct. Q I noticed one of them. One of them was called Barnes. Do you recall being engaged to provide
2 3 4 5	with the AAA, are you aware of any unethical conduct? A Not that I recall. Q Any violations of any of the rules of the AAA? A Not that I can recall. Q Do you know whether he was terminated?	2 3 4 5	Q Except today. Correct. So you can amend it after today. A Correct. Q I noticed one of them. One of them was called Barnes. Do you recall being engaged to provide testimony in Barnes?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	with the AAA, are you aware of any unethical conduct? A Not that I recall. Q Any violations of any of the rules of the AAA? A Not that I can recall. Q Do you know whether he was terminated? A I don't recall. Q How many times have you had your deposition taken? A Approximately ten. Q Wow. So you're good at this; maybe more than some of us in the room. How many times have you given trial testimony? A Say, approximately seven. Q And those are listed in your bio, correct? A They are. Q No more other than that? Sorry. No other instances in which you either	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	So you can amend it after today. A Correct. Q I noticed one of them. One of them was called Barnes. Do you recall being engaged to provide testimony in Barnes? A Absolutely. Q What was Barnes about? A Barnes was a is a museum in Philadelphia, and it was a case between the museum itself and a group that was called "the students." And the museum wanted, for financial reasons, to move to downtown Philadelphia, and the students did not want the museum to move. Q Just for clarification, who are the students affiliated with? A That, I don't know. Q Do you know whether they were students of the museum? A I believe they some or all of them had

Page 30 Page 31 Α That, I don't know. We just answered that question. 2 So you were retained, I gather, by the So sitting here today, you have no idea 2 3 museum? 3 what the size of the collection that you value 4 Α Correct. was? 5 And what work did you perform on behalf of 5 As we said, I imagine it was several 6 the museum? thousand, but I can't remember a precise 7 We performed an appraisal of many of the 7 number. 8 Works of Art in the museum, for both fine art 8 Do you recall what type of appraisal you 9 and decorative art. 9 did? 10 Excuse me. Sorry. 10 In terms of? Α Okay. We'll do this in the beginning. 11 Why were you retained to do that work? 11 12 They wanted to have an appraisal of 12 I understand that there are different 13 their -- the value of their collection, not 13 types of appraisals that can be formed, 14 including the most major works, but including 14 correct? 15 all the remainder. 15 Correct. 16 How many works were in the remainder 16 One of them is called a "fair market value 17 non-major works? 17 appraisal"; is that correct? 18 I'm going back quite a long time, but I'd 18 That's correct. Α 19 say several thousand. 19 Is one of them called a "marketable cash 20 Less than 5,000? 20 value appraisal"? 21 That, I can't remember. It's been a long 21 Δ Yes. Δ 22 time. 22 And is one of them called a "liquidation 23 Less than 10,000? 23 Q value appraisal"? 24 2.4 Again, I can't give you a number. That's not a type of appraisal that we do. Α Α 25 Less than 20? 25 Okay. So you don't do liquidation values? Page 33 Page 32 You just testified that you don't do 1 Α Correct 1 2 Okay. And is insurance a type of liquidation value appraisals, correct? 3 appraisal, insurance value? 3 Correct. Α 4 It's either called an "insurance value" or 4 Is liquidation valuation appraisal a type a "retail replacement value," yes. 5 of appraisal that can be performed? 5 6 Are they synonymous, in your mind? I believe it is, it's just not something 6 Α 7 7 Insurance appraisals and retail that we do. 8 replacement values are synonymous, yes. 8 When you said "we," you mean both you and 9 What does that mean, "retail replacement 9 your firm? 10 10 value"? Δ Correct. 11 Retail replacement value is a value that's 11 Do you recall whether you did a fair used to cover a client for an eventual market value appraisal for Barnes? 12 12 insurance loss or damage. So it's a value that I believe we did, but, again, this was the 13 13 A 14 is comparable to what one would have to pay to 14 previous firm. I don't have access to those 15 replace something at a dealer or a gallery. 15 files. 16 Is it typically the highest value that any 16 Q What was the name of the firm that you 17 appraiser would put on a particular work? 17 were employed by? 18 Typically, yes, although there are always 18 Gurr Johns. 19 19 Do you recall what the value was that you exceptions. placed on a portion of the collection that you 20 So you said that "you." 20 21 And when you said "you," is that you and 21 did examine or value? 22 Winston both, Winston Art Group? 22 Δ Again, I don't remember. 23 Excuse me. 23 Was it in the millions? 24 In what reference? 24 I don't recall. I'd have to take a look 25 I'm sorry. That was a bad question. 25 at my old paperwork to tell you that.

	D 24	_	D 2F
1	Page 34 Q Sitting here today, can you tell me	1	Page 35 museum.
2	whether it was more than 100 million?	2	Q Did you understand that to be the entirety
3	A I would say it's probably not more than	3	of the non-major works at the Barnes Museum?
4	100 million.	4	A I cannot remember whether it was the
5	Q But you don't recall how many works you	5	entirety or whether it was a selection of the
6	valued?	6	remainder.
7	A I do not.	7	Q You did not make the choice to about
8	Q Sitting here today, you can't tell me if	8	which works to value, though, correct?
9	there was 100,000 objects?	9	A That's correct.
10	A You've asked me that before and I told you	10	Q Did you provide them with any advice or
11	I cannot remember. I don't have that	11	opinions on which works to value?
12	paperwork.	12	A I don't believe we did.
13	Q How did you go about determining which	13	Q Okay. What did the students want to
14	objects, the non-major works, as you referred	14	accomplish in that case?
15	to them at Barnes, how did you go about	15	A I believe that, from my recollection, that
16	determining which ones to look at?	16	the students wanted to have the institution
17	A They provided us with lists of works to	17	remain in suburban Philadelphia, in Marion.
18	look at.	18	Q And who wanted to move it?
19	Q "They" meaning the museum?	19	A The museum.
20	A The museum, correct.	20	Q And is the Barnes Museum a private museum?
21	Q And you were retained by the actually	21	A Very good question. I have not a clue.
22	museum itself, correct?	22	Q There are other major works at the museum,
23	A Yes, that's correct.	23	correct?
24	Q Not by a third party?	24	A That's correct.
25	A Not as far as I recall, no. It was the	25	Q You didn't value any of those works,
	Page 36		Page 37
1	Page 36 artwork, correct?	1	Page 37 A Yes, I do.
1 2	-	1 2	
	artwork, correct? A We did not. Q Do you know the total size of the Barnes		A Yes, I do. Q What is your specialty? A I have a number of specialties, primarily
2	artwork, correct? A We did not. Q Do you know the total size of the Barnes collection?	2	A Yes, I do. Q What is your specialty? A I have a number of specialties, primarily modern impressionist and contemporary art;
2 3 4 5	artwork, correct? A We did not. Q Do you know the total size of the Barnes collection? A In numbers of objects?	2 3	A Yes, I do. Q What is your specialty? A I have a number of specialties, primarily modern impressionist and contemporary art; furniture and furnishings, mostly European;
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                                                                                                               Page 39
     expert in all the other areas, correct?
                                                             1
                                                                      We work as teams sometimes because if it's
 2
          Absolutely.
                                                                a very important collection, we may have two or
                                                             2
 3
          I guess what I'm trying to figure out is:
                                                             3
                                                                 even three specialists in the same area working
 4
     Is there a way for me to know whether your
                                                                together in order to bounce ideas off each
 5
     expertise covers 20 percent of the potentially
                                                                 other and discuss the relevant comparables and
 6
     appraisable art market or 10 percent?
 7
          That is a question I just can't even
                                                             7
                                                                      And other times there are areas of
 8
                                                             8
                                                                 expertise that are very specialized, so we call
     answer.
 9
          Okay. Fine.
                                                             9
                                                                 in a specialist who is a specialist in that
10
          How many prior appraisals have you done?
                                                            10
                                                                 particular area to join in the team.
                                                                      THE VIDEOGRAPHER: I'm sorry. Can we go
          Personally or with my firm's?
11
                                                            11
12
          Let's do personally first and then Winston
                                                            12
                                                                 off the record for a quick second?
     0
13
     second.
                                                            13
                                                                      MR. O'REILLY: Yes.
                                                            14
                                                                      THE VIDEOGRAPHER: The time is 9:38 a.m.
14
          Okay. Winston has been in existence since
     Α
     2010.
15
                                                            15
                                                                 We're going off the record.
16
          And we do -- "we," as a firm, do
                                                            16
                                                                      (Recess taken.)
17
     approximately five to 600 appraisals per year.
                                                            17
                                                                      THE VIDEOGRAPHER: This is the
18
     Sometimes I work on an appraisal myself if it's
                                                            18
                                                                 continuation of Tape No. 1. The time is
19
     a discrete group of works. Other times and
                                                            19
                                                                 9:40 a.m. We're back on the record.
20
     most often we work as teams.
                                                                      MR. O'REILLY: Can we go off the record.
                                                            20
          So I can't give you a precise number, but
21
                                                            21
                                                                      MR. IRWIN: Go off. I've got to --
22
     only an overall idea of how many we do per
                                                            22
                                                                      THE VIDEOGRAPHER: The time is 9:40 a.m.
23
                                                            23
                                                                 We're off the record.
     year.
24
                                                            24
                                                                      (Recess taken.)
     Q
          Why do you work as teams?
25
          Because some -- various reasons.
                                                            25
                                                                      THE VIDEOGRAPHER: This is the
                                                  Page 40
                                                                                                               Page 41
 1
          continuation of Tape No. 1. The time is 9:42
                                                                      Okay. Are there times when you see values
                                                             1
 2
          a.m. We're back on the record.
                                                                 placed on works that you might disagree with or
 3
     BY MR. O'REILLY:
                                                                 have questions about?
                                                             3
                                                                      Absolutely.
 4
               When we went off the record you were
                                                             4
 5
          telling me that you worked in teams on occasion
                                                                      And in those circumstances, is that one of
                                                             5
 6
          for your appraisals with Winston, correct?
                                                                 the occasions where you might work as a team to
                                                             6
 7
                                                             7
                                                                 discuss whether that number makes sense or not?
               Correct.
 8
               Okay. And you said one of the reasons why
                                                                      Yes, we might work as a team, or I might
                                                             8
 9
          you do that is because sometimes there's a work
                                                             9
                                                                 speak with one of the specialists or another
                                                                 specialist might speak with that specialist.
10
          of art where you need particular specialties,
                                                            10
11
          right?
                                                            11
                                                                      Would you ever unilaterally disregard a
12
          Α
               That's correct.
                                                            12
                                                                 number?
13
               Is another reason why you work as teams to
                                                            13
                                                                 Α
                                                                      No.
14
          validate potential disagreements over numbers?
                                                            14
                                                                      Would USPAP allow you to do that?
15
               Can you explain that question?
                                                            15
                                                                      That's a circumstance I haven't run into.
16
                                                                 I'd have to check USPAP to see whether they
               Sure.
                                                            16
17
               If you're -- do you occasionally have --
                                                            17
                                                                 would allow that.
18
          lead a team of appraisers?
                                                            18
                                                                      In your experience, would it be good
19
               Lead a?
                                                            19
                                                                 practice to do that?
20
               Team of appraisers on a particular
                                                            2.0
                                                                      No.
21
          project.
                                                            21
                                                                      Any other reasons why you might work as a
22
                                                                 team in coming up with a valuation?
          Α
                                                            22
23
               And when they're done with their work, do
                                                            23
                                                                      I suppose we might work as a team if we're
24
          you review that work?
                                                            24
                                                                 under time pressure and we needed a number of
25
               Yes.
                                                            25
                                                                 specialists there on the same day in order to
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	Page 42		Page 43
1	get the work done in an expeditious manner.	1	a year.
2	Q But in those circumstances, the individual	2	MR. O'REILLY: That explains a lot.
3	appraisers are still doing their work	3	MR. RUEGGER: That was decades before you
4	individually; correct?	4	got there.
5	A That's correct.	5	BY MR. O'REILLY:
6	Q You said you've done Winston does 5 to	6	Q So what types of appraisals were those 5
7	600 appraisals a year.	7	to 600 done by Winston last year?
8	What about you personally?	8	A A combination of retail replacement
9	A I mentioned before it's very hard to	9	appraisals, fair market value appraisals and
10	separate it out because sometimes I work	10	marketable cash appraisals.
11	individually if it's a discrete group of works,	11	Q No others?
12	but other times I work with a team.	12	A Not no others.
13	Q So in the past year can you recall how	13	Q And can you tell me approximately what
14	many instances in which you worked solely on	14	percentage are in each type of appraisal?
15	your own?	15	A The actual percentage?
16	A I can't recall the exact number, but I	16	Q What percentage of the 600 is retail?
17	would say it would be a small percentage.	17	What percentage is FMV?
18	Q And by small percentage, are we talking	18	And which percentage is marketable cash?
19	about maybe ten appraisals?	19	A I'm going to make an educated guess,
20	A No. I'd say 10 percent, maybe. That's a	20	because I don't have the numbers in front of
21	rough approximation.	21	me. But probably 40 percent retail; 40 percent
22	Q I went to Georgetown where they don't	22	fair market value; and 20 percent marketable
23	teach you math, so I'll have to get a	23	cash value.
24	calculator later.	24	But that's really a rough, off the cuff
25	MR. RUEGGER: I was a math major there for	25	idea.
	D 44		D 45
	Page 44		Page 45
1	Q Would those percentages apply, similarly,	1	values in retail replacement appraisals.
2	Q Would those percentages apply, similarly, across prior years?		values in retail replacement appraisals. Q Why is that?
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2 3 4	Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was	1 2 3 4	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect
2 3 4 5	Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to.	1 2 3 4 5	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the
2 3 4 5 6	Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. Were you understanding me to say the last	1 2 3 4 5 6	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or
2 3 4 5 6 7	Q Would those percentages apply, similarly, across prior years? <pre>We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. <pre>Were you understanding me to say the last 12 months?</pre></pre>	1 2 3 4 5 6 7	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or damaged and they have to replace it in short
2 3 4 5 6 7 8	Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. Were you understanding me to say the last 12 months? A We do it on an annual basis.	1 2 3 4 5 6 7 8	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or damaged and they have to replace it in short order.
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2 3 4 5 6 7 8 9 10	Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. Were you understanding me to say the last 12 months? A We do it on an annual basis. Q So when you were giving me the 5 to 600 number, was that for 2013? A Correct.	1 2 3 4 5 6 7 8 9 10 11	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or damaged and they have to replace it in short order. And retail replacement value looks at what one would have to pay at a high-end retail or gallery in order to replace something in short
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2 3 4 5 6 7 8 9 10 11 12 13 14	Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. Were you understanding me to say the last 12 months? A We do it on an annual basis. Q So when you were giving me the 5 to 600 number, was that for 2013? A Correct. Q Okay. In prior years, would your numbers have been about the same? A Number of appraisals	1 2 3 4 5 6 7 8 9 10 11 12 13 14	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or damaged and they have to replace it in short order. And retail replacement value looks at what one would have to pay at a high-end retail or gallery in order to replace something in short order. Q What is the largest, in terms of value, retail appraisal that you've done?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. Were you understanding me to say the last 12 months? A We do it on an annual basis. Q So when you were giving me the 5 to 600 number, was that for 2013? A Correct. Q Okay. In prior years, would your numbers have been about the same? A Number of appraisals Q Correct? A or percentages? Q Number of appraisals. A Yes, approximately the same. Q And would the percentages have been approximately the same? A It should have been, yes.</pre>	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or damaged and they have to replace it in short order. And retail replacement value looks at what one would have to pay at a high-end retail or gallery in order to replace something in short order. Q What is the largest, in terms of value, retail appraisal that you've done? A Over a billion dollars. Q Are you permitted to tell me who engaged you for that? A I am not. Q Was it a private collector? A I'm not allowed to talk about my other appraisals.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. Were you understanding me to say the last 12 months? A We do it on an annual basis. Q So when you were giving me the 5 to 600 number, was that for 2013? A Correct. Q Okay. In prior years, would your numbers have been about the same? A Number of appraisals Q Correct? A or percentages? Q Number of appraisals. A Yes, approximately the same. Q And would the percentages have been approximately the same? A It should have been, yes. Q Of those threes types of appraisals that</pre>	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or damaged and they have to replace it in short order. And retail replacement value looks at what one would have to pay at a high-end retail or gallery in order to replace something in short order. Q What is the largest, in terms of value, retail appraisal that you've done? A Over a billion dollars. Q Are you permitted to tell me who engaged you for that? A I am not. Q Was it a private collector? A I'm not allowed to talk about my other appraisals. Q And what prevents you from talking about
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. Were you understanding me to say the last 12 months? A We do it on an annual basis. Q So when you were giving me the 5 to 600 number, was that for 2013? A Correct. Q Okay. In prior years, would your numbers have been about the same? A Number of appraisals Q Correct? A or percentages? Q Number of appraisals. A Yes, approximately the same. Q And would the percentages have been approximately the same? A It should have been, yes. Q Of those threes types of appraisals that you have done with Winston, is there any in	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or damaged and they have to replace it in short order. And retail replacement value looks at what one would have to pay at a high-end retail or gallery in order to replace something in short order. Q What is the largest, in terms of value, retail appraisal that you've done? A Over a billion dollars. Q Are you permitted to tell me who engaged you for that? A I am not. Q Was it a private collector? A I'm not allowed to talk about my other appraisals. Q And what prevents you from talking about your other appraisals?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>Q Would those percentages apply, similarly, across prior years? We just talked about last year, which was 2000 well, I guess the last 12 months was what I was referring to. Were you understanding me to say the last 12 months? A We do it on an annual basis. Q So when you were giving me the 5 to 600 number, was that for 2013? A Correct. Q Okay. In prior years, would your numbers have been about the same? A Number of appraisals Q Correct? A or percentages? Q Number of appraisals. A Yes, approximately the same. Q And would the percentages have been approximately the same? A It should have been, yes. Q Of those threes types of appraisals that</pre>	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	values in retail replacement appraisals. Q Why is that? A As I explained before, retail replacement is used for insurance purposes to protect clients, for risk management purposes. In the event that something is lost or stolen or damaged and they have to replace it in short order. And retail replacement value looks at what one would have to pay at a high-end retail or gallery in order to replace something in short order. Q What is the largest, in terms of value, retail appraisal that you've done? A Over a billion dollars. Q Are you permitted to tell me who engaged you for that? A I am not. Q Was it a private collector? A I'm not allowed to talk about my other appraisals. Q And what prevents you from talking about

	Page 46		Page 47
1	want to make sure I understand this you	1	We're off the record.
2	won't be table to tell me whether you've	2	(Recess taken.)
3	appraised works on behalf of museums?	3	THE VIDEOGRAPHER: This is the
4	A I cannot. Unless the institution or	4	continuation of Tape No. 1. The time is 9:55
5	person allows us to discuss an appraisal, we	5	a.m. We're back on the record.
6	are not allowed to discuss appraisals.	6	MS. GARTEL: Counsel, could you please
7	Q But I'm correct that if I were to ask you	7	reask the question?
8	to distinguish between private collectors or	8	MR. O'REILLY: Can you read back my
9	museum collectors, because you have NDAs as to	9	question.
10	some of them, you wouldn't be able to answer	10	(Record read.)
11	for me a complete range of your experience in	11	BY MR. O'REILLY:
12	that area, correct?	12	Q Just let me ask a different question.
13	A I'm not sure I understand the question.	13	Within the retail appraisal category, are
14	Q Really bad question again.	14	you able to approximate for me how many of
15	MR. O'REILLY: And, Counsel, I want to	15	those, or what percentage were done on behalf
16	make sure I understand your position on this.	16	of private collectors and those that were done
17	Is it your position that your witness	17	on museums or public clients?
18	cannot testify to the types of clients that	18	A For retail replacement purposes, I'm
19	have engaged her in the aggregate?	19	giving you an approximate, again, because I
20	MS. GARTEL: She can testify as to those	20	don't have the figures in front of me. But
21	things she's permitted to testify under	21	it's probably 90 percent private; 10 percent
22	agreements to which she's a party.	22	public institutions.
23	MR. O'REILLY: Can I go off the record for	23	Q Same question with regard to fair market
24	this?	24	value?
25	THE VIDEOGRAPHER: The time is 9:50 a.m.	25	A In terms of number of appraisals, I would
	Page 48		Page 49
1	say probably, roughly, the same percentage.	1	A Probably several of them, but I don't have
1 2	say probably, roughly, the same percentage. But, again, these are rough numbers.	1 2	•
			A Probably several of them, but I don't have
2	But, again, these are rough numbers.	2	A Probably several of them, but I don't have those numbers in front of me, so I can't tell
2 3	But, again, these are rough numbers. Q And what about marketable cash value?	2 3	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately.
2 3 4	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question.	2 3 4	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any?
2 3 4 5	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question. Because are you asking who the property	2 3 4 5	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any? A I can't recall any, no.
2 3 4 5 6	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question. Because are you asking who the property belonged to or who asked us to do the appraisal	2 3 4 5 6	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any? A I can't recall any, no. Q Same question for retail; do you recall
2 3 4 5 6 7	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question. Because are you asking who the property belonged to or who asked us to do the appraisal in that question?	2 3 4 5 6 7	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any? A I can't recall any, no. Q Same question for retail; do you recall any in which you did it on behalf of a museum?
2 3 4 5 6 7 8	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question. Because are you asking who the property belonged to or who asked us to do the appraisal in that question? Q I'd like to know both.	2 3 4 5 6 7 8	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any? A I can't recall any, no. Q Same question for retail; do you recall any in which you did it on behalf of a museum? A No.
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2 3 4 5 6 7 8 9	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question. Because are you asking who the property belonged to or who asked us to do the appraisal in that question? Q I'd like to know both. A Both. Marketable cash value is usually used	2 3 4 5 6 7 8 9	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any? A I can't recall any, no. Q Same question for retail; do you recall any in which you did it on behalf of a museum? A No. Q So sitting here today, the only instance that you can recall that you performed a
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question. Because are you asking who the property belonged to or who asked us to do the appraisal in that question? Q I'd like to know both. A Both. Marketable cash value is usually used for it's used either for divorce, family division, or it's used for art as collateral. In art as collateral appraisals we are usually engaged by an institution, being a bank, so Q Can you, sitting here today, think of any instance in which you did a marketable cash value for a museum?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any? A I can't recall any, no. Q Same question for retail; do you recall any in which you did it on behalf of a museum? A No. Q So sitting here today, the only instance that you can recall that you performed a valuation on behalf of the museum is the case that we're sitting in today? A I believe we've done a number of smaller ones for institutions and museums, but I can't recall the number. Q What would you have to do to refresh your recollection? A I'd have to look back over our records in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question. Because are you asking who the property belonged to or who asked us to do the appraisal in that question? Q I'd like to know both. A Both. Marketable cash value is usually used for it's used either for divorce, family division, or it's used for art as collateral. In art as collateral appraisals we are usually engaged by an institution, being a bank, so Q Can you, sitting here today, think of any instance in which you did a marketable cash value for a museum? A No, I cannot.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any? A I can't recall any, no. Q Same question for retail; do you recall any in which you did it on behalf of a museum? A No. Q So sitting here today, the only instance that you can recall that you performed a valuation on behalf of the museum is the case that we're sitting in today? A I believe we've done a number of smaller ones for institutions and museums, but I can't recall the number. Q What would you have to do to refresh your recollection? A I'd have to look back over our records in the office.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	But, again, these are rough numbers. Q And what about marketable cash value? A Interesting question. Because are you asking who the property belonged to or who asked us to do the appraisal in that question? Q I'd like to know both. A Both. Marketable cash value is usually used for it's used either for divorce, family division, or it's used for art as collateral. In art as collateral appraisals we are usually engaged by an institution, being a bank, so Q Can you, sitting here today, think of any instance in which you did a marketable cash value for a museum? A No, I cannot. Q Sitting here today, can you think of any instance in which you did an FMV for a museum? A In what time period?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Probably several of them, but I don't have those numbers in front of me, so I can't tell you accurately. Q Sitting here today, you can't recall any? A I can't recall any, no. Q Same question for retail; do you recall any in which you did it on behalf of a museum? A No. Q So sitting here today, the only instance that you can recall that you performed a valuation on behalf of the museum is the case that we're sitting in today? A I believe we've done a number of smaller ones for institutions and museums, but I can't recall the number. Q What would you have to do to refresh your recollection? A I'd have to look back over our records in the office. Q What is the largest appraisal that you've done in terms of numbers of works? A Last year we completed an appraisal that

1	Page 50	1	Page 51
1 2	A I cannot. Q And what type of appraisal was that?	1 2	group of similar Works of Art. Oh, not Works of Art. Sorry. Usually used in real estate.
3	A It was a fair market value appraisal.	3	So similar properties.
4	Q You're able to tell me what the valuation	4	Q Anything else you can tell me about mass
5	number was that you came up with?	5	appraisals?
6	A I cannot.	6	A No, that is it.
7	Q Are you able to tell me how long it took	7	Q Have you ever done a mass appraisal for
8	you to perform that valuation?	8	artwork?
9	A Yes. That valuation took over the course	9	A We've never called it a "mass appraisal,"
10	of one year. Well, less than a year. Maybe	10	but we've used that concept from time to time
11	nine months; nine months to a year.	11	where there are hundreds of similar works,
12	Q And is that a long time to do a valuation	12	where we've looked at a sample and extrapolated
13	of 20,000 works?	13	from that.
14	A I can't answer that question. Depends on	14	Q But you wouldn't call it a "mass
15	what the works are.	15	appraisal"?
16	Q Was it a mass appraisal?	16	A No, we don't use that concept.
17	A A "mass appraisal"?	17	Q When you evaluated the 20,000 works that
18	Can you define what you mean by "mass	18	we just spoke of, was it a mass appraisal?
19	appraisal."	19	A I just mentioned we don't do mass
20	Q Are you familiar with the term "mass	20	appraisals. And we don't do mass
21	appraisal"?	21	appraisals.
22	A I am.	22	Q So you don't do mass appraisals. I see.
23	Q Tell me what your definition of mass	23	I apologize if I asked this question:
24	appraisal is.	24	What type of appraisal was this 20,000?
25	A Mass appraisal is using a multiple for a	25	A Fair market value.
1	Page 52 O This was FMV.	1	Page 53 of value of the largest retail appraisal that
2	What was the next largest in terms of	2	you've done?
3	number of works, FMV, that you've done?	3	A Yes. I believe it was over a billion
4	A I can't recall exactly.	4	dollars.
5	-		COLLAIS.
	O Are they typically as large as 20,000?	5	
6	Q Are they typically as large as 20,000? A No.		Q Same question for FMV?
6 7	A No.	5	Q Same question for FMV?
	A No. Q What's your typical FMV?	5	Q Same question for FMV? A The same answer.
7	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one	5 6 7	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes.
7 8 9	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items.	5 6 7 8	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes. Q And when you say "over a billion dollars,"
7 8 9 10	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items. Q So when I asked you whether it was typical	5 6 7 8 9	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes.
7 8 9 10 11	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items. Q So when I asked you whether it was typical and you said, no, you just mean that one was	5 6 7 8 9	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes. Q And when you say "over a billion dollars," do you mean it's around a billion dollars? Over a billion dollars could be
7 8 9 10 11 12	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items. Q So when I asked you whether it was typical	5 6 7 8 9 10 11	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes. Q And when you say "over a billion dollars," do you mean it's around a billion dollars?
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7 8 9 10 11 12	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items. Q So when I asked you whether it was typical and you said, no, you just mean that one was atypical to you, correct?	5 6 7 8 9 10 11 12 13	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes. Q And when you say "over a billion dollars," do you mean it's around a billion dollars? Over a billion dollars could be 10 billion. I just want to get a bracket here. A Between 1 and \$2 billion.
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7 8 9 10 11 12 13 14 15 16	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items. Q So when I asked you whether it was typical and you said, no, you just mean that one was atypical to you, correct? A The 20,000, that one, yes, that was atypical. Q What was the largest appraisal that you've done for a retail valuation, in terms of number of works?	5 6 7 8 9 10 11 12 13 14 15 16	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes. Q And when you say "over a billion dollars," do you mean it's around a billion dollars? Over a billion dollars could be 10 billion. I just want to get a bracket here. A Between 1 and \$2 billion. Q And when you give that answer for FMV, are you talking about this current case? A No, I'm not. Q So you're excluding the current instance?
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7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items. Q So when I asked you whether it was typical and you said, no, you just mean that one was atypical to you, correct? A The 20,000, that one, yes, that was atypical. Q What was the largest appraisal that you've done for a retail valuation, in terms of number of works? A I can't recall. Q Would it have been larger than 20,000? A No. Q Smaller than 20,000?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes. Q And when you say "over a billion dollars," do you mean it's around a billion dollars? Over a billion dollars could be 10 billion. I just want to get a bracket here. A Between 1 and \$2 billion. Q And when you give that answer for FMV, are you talking about this current case? A No, I'm not. Q So you're excluding the current instance? A Correct. Q What was the largest appraisal you've done in terms of work for number of works for marketable cash value?
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items. Q So when I asked you whether it was typical and you said, no, you just mean that one was atypical to you, correct? A The 20,000, that one, yes, that was atypical. Q What was the largest appraisal that you've done for a retail valuation, in terms of number of works? A I can't recall. Q Would it have been larger than 20,000? A No. Q Smaller than 20,000? A Correct.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes. Q And when you say "over a billion dollars," do you mean it's around a billion dollars? Over a billion dollars could be 10 billion. I just want to get a bracket here. A Between 1 and \$2 billion. Q And when you give that answer for FMV, are you talking about this current case? A No, I'm not. Q So you're excluding the current instance? A Correct. Q What was the largest appraisal you've done in terms of work for number of works for marketable cash value? A Again, I'm going to give you an
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A No. Q What's your typical FMV? A There's no typical. Sometimes it's one item; sometimes it's hundreds of items. Q So when I asked you whether it was typical and you said, no, you just mean that one was atypical to you, correct? A The 20,000, that one, yes, that was atypical. Q What was the largest appraisal that you've done for a retail valuation, in terms of number of works? A I can't recall. Q Would it have been larger than 20,000? A No. Q Smaller than 20,000? A Correct. Q So smaller than 10,000?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q Same question for FMV? A The same answer. Q Over a billion dollars? A Yes. Q And when you say "over a billion dollars," do you mean it's around a billion dollars? Over a billion dollars could be 10 billion. I just want to get a bracket here. A Between 1 and \$2 billion. Q And when you give that answer for FMV, are you talking about this current case? A No, I'm not. Q So you're excluding the current instance? A Correct. Q What was the largest appraisal you've done in terms of work for number of works for marketable cash value? A Again, I'm going to give you an approximate. Somewhere in the region of 100

Page 54 Page 55 you came up with for that project? 1 Α The seller? 2 I can't, no. 2 Are we talking about -- an appraisal --3 Would it have been as high as a billion 3 appraisals are usually done for -- not for 4 dollars? someone whose selling, if you understand what 5 Α No. 5 I'm saying. 6 0 Are you able to tell me whether any of 6 I do. 7 those -- were any of those projects or 7 So in this case you were retained by 8 appraisals done on behalf of a museum? 8 Kirkland & Ellis who is not a seller, correct? 9 Which ones are you referring to? 9 I don't understand the question. 10 The largest fair market value appraisal, 10 Okay. Does Kirkland & Ellis have the the largest retail value appraisal and the ability to sell the art collection at the DIA? 11 11 12 largest marketable cash value appraisal? 12 I have no idea. 13 No, other than the one we're working on 13 Do you understand them to be a seller? 14 14 I don't understand them to be a seller. now. Have you ever done an appraisal -- let me 15 Q 15 They are not a seller, correct? 16 back up. 16 I don't believe they are a seller. 17 What's your definition of a "fair market 17 And their client, Syncora, is not a 18 value appraisal"? 18 seller, correct? 19 Fair market value appraisal, is -- and I'm 19 Correct. paraphrasing, is what a willing buyer will pay 20 20 Have you ever done an appraisal in a 21 to a willing seller, both knowledgeable of all 21 situation where you are retained by a third 22 the relevant facts and under no duress. 22 party and not by the seller to perform a fair 23 Have you ever done an appraisal where the 23 market value assessment? 24 world knew that the seller, knew the seller and 24 Α I don't understand the question. Sorry. 25 knew that the seller was not willing to sell? 25 Are you usually retained by the seller, or Page 57 Page 56 a potential seller to perform a fair market something, you generally get auction estimates. 1 1 value assessment? So it's a range of figures. 3 As I mentioned before, usually appraisals 3 Appraisals are normally done to establish Α 4 are not done for selling purposes. They're 4 a fair market value or marketable cash value or 5 usually done for fair market value or for 5 a retail replacement value. 6 retail replacement and marketable cash. What the client decides to do with those 6 7 7 numbers is up to them. We're not determining Is it appropriate to do a fair market value appraisal, which presumes a what they're using those numbers for in 9 hypothetically willing seller, where the seller 9 providing an appraisal of marketable cash, fair 10 is actually not willing to sell? 10 market value or retail replacement. 11 I don't know how to answer that question. 11 So is that a "yes" or a "no"? Well, I'd say I don't quite understand 12 In your experience, is it appropriate? 12 I don't really understand your question. your question. I'm just saying, you're talking 13 13 about sellers. And appraisals are generally 14 Okay. Fair market value appraisals, as 14 done -- fair market value appraisals are not 15 you just explained it to me, involve a willing 15 selling instruments. Fair market value 16 seller -- it assumes a willing seller, correct? 16 17 Willing buyer, willing seller. 17 appraisals are done to establish a value, fair 18 Q Right. 18 market value. If somebody wants to sell, 19 Yes. 19 they're going to usually ask for auction Α 20 Is it appropriate to do -- in your 20 estimates. 21 experience, is it appropriate to do a fair 21 So under USPAP, is it appropriate -- which 22 market appraisal where the seller is not 22 you -- you comply with, correct? 23 willing to sell? 23 Correct. Α 24 As I said, appraisals are not usually done 24 And you're bound by USPAP, correct? 25 for sellers. If you're looking to sell 25 Correct. Α

Page 58 Page 59 Okay. Does USPAP permit you to perform a reasoning for someone to ask for an appraisal. 2 fair market value appraisal which assumes a 2 Have you ever done an appraisal where you 3 hypothetically willing seller, where you know 3 knew that the seller was not a willing seller? that the seller is not a willing seller? 4 4 I don't know the answer to that question 5 We are providing -- fair market value is a 5 because usually we're not asking our clients 6 value that is a willing buyer, willing seller, for their motivations. We're just responding but it's not -- we're not determining what the 7 to a request. 8 person who asked us to do the appraisal is 8 Sitting here today, do you recall ever any 9 using the appraisal for. 9 instance in which you provided an appraisal, 10 So the values are based on that premise; 10 fair market value appraisal, where the seller willing buyer, willing seller, all -- everyone was not a willing participant? 11 11 12 knowledgeable of the facts. 12 Again, you're talking about seller. 13 So your question isn't really an accurate 13 We're asked by a client to do an 14 question, to ask for an appraisal. 14 appraisal. And they may ask us to do a fair 15 It might not be accurate and it might be a 15 market value appraisal or a marketable cash 16 bad question. appraisal or a retail replacement value 17 But are you able to answer it, other than 17 appraisal. They're not telling us their 18 as you answered it just now? 18 motivations. They're just merely asking for an 19 No, that's my answer. 19 appraisal. 20 20 Okay. Does USPAP address a situation I understand that. And I thank you for 21 where you have a fair market value appraisal 21 that. 22 done where there's an unwilling seller? 22 But I just want to ask -- have the 23 USPAP just does not address that. 23 question answered, which is: Sitting here 24 USPAP gives parameters for doing 24 today, are you aware of any circumstances in 25 appraisals, but doesn't talk about the 25 which you performed a fair market value Page 60 Page 61 appraisal where you knew that the seller was 1 1 party not to want to sell. not a willing seller? 2 Okay. And that would require an order of 3 Again, you're talking about seller. You 3 the Court to actually accomplish the sale? 4 keep talking about seller. But we're doing an 4 I have no idea about the sale. We were 5 appraisal. We're not -- we're doing an 5 only doing the appraisal. 6 appraisal for a client. Other than the family dispute, are you 6 7 7 aware of any other circumstance in which you Whether the client is a -- what the 8 motivations of the client are, I can't knew that the seller or potential seller was 9 determine. 9 unwilling to sell? 10 So you're talking about seller, but I 10 No, it's not usually something we get 11 don't know how that's relevant to an appraisal. 11 involved with. 12 Understood. 12 Thank you. You talked about the Barnes collection, 13 And I'm not asking you to tell me whether 13 14 you know for certain whether the motivation of 14 which you were retained by the Barnes Museum. 15 the seller is X or Y. I'm just asking 15 Do you recall that testimony? 16 factually. 16 Α 17 Have you ever addressed this situation 17 What is the largest engagement, in terms 18 where you factually knew, you personally knew 18 of objects and value that you've done on behalf 19 that a potential seller didn't actually want to 19 of the museum? 20 This appraisal that we've done now in sell the property? 2.0 21 "Potential seller," that's a different --21 terms of value; in terms of numbers of items, 2.2 whole different kettle of fish. probably in a former company, would be Barnes. 22 23 Yes, there have been situations in family 23 Sitting here today, you don't recall the 24

24

25

Barnes, correct?

size in terms of the value you came up with for

division appraisals or estate appraisals when

we were aware of family dynamics that cause one

25

Page 62 Page 63 Α That's correct. For appraisals, yes. 2 Or the numbers of objects you valued, 2 And you're only offered here today as an 3 correct? 3 appraisal expert, correct? 4 Α I don't. 4 That's correct. 5 Are there any special issues that come up 5 Q What's the effect if you fail to follow 6 when you value Works of Art in a museum? 6 USPAP? 7 In what sense? 7 Α If one's doing an appraisal for the IRS, 8 Sure. 8 they can send the appraisal back, if it's not 9 So an FMV, in the usual case, you should 9 USPAP compliant. Insurance appraisal, 10 consider restrictions or clouds on titles, 10 insurance companies don't generally follow correct? USPAP. 11 11 12 You make assumptions when you're doing an 12 As I said before, it's an unfortunately Α 13 FMV appraisal, whether there are -- if you know 13 rather unregulated industry. So there's no -there's no -- what's the word? 14 the title issue you make a note of it in the 14 15 appraisal. And if you don't know then you make 15 There's nothing that happens on a national 16 an assumption of "clear title" or an assumption 16 or a state level if one doesn't conform to 17 "not clear title," depending on what you put in 17 TISPAP 18 your scope of work. 18 If you don't conform to USPAP does --Q 19 So other than the usual issues related to 19 sorry. 20 performing an FMV, or retail appraisal for that 20 Is there a governing body of USPAP? 21 matter, are there any special considerations 21 USPAP is created by the Appraisal 22 that go into valuing a museum collection? 22 Foundation in Washington D.C. 23 23 Not that I can think of right now. And if an appraiser doesn't perform 24 You previously said that you're bound by 24 appraisals according to USPAP, is there a Q 25 USPAP, correct? 25 consequence in terms of what the governing body Page 64 Page 65 might do to him or her or a firm? Johns. 1 1 Δ Good question. Because it involves a Gurr Johns? Q 3 rather complicated answer. Yes. 3 Α 4 In real estate appraisals, yes. Not the 4 And before that you were with Christie's? Before that I was with Habsburg. 5 Appraisal Foundation itself, but the state 5 6 governing authorities can censure an appraiser 6 Habsburg. 7 who doesn't follow USPAP, in real estate 7 And before that were you with Christie's? 8 appraisals. 8 Α 9 But in personal property appraisals, as I 9 When you were with Gurr Johns, did you 10 mentioned before, there's no state or federal 10 follow -- were you bound by USPAP? 11 regulation that compels a personal property 11 We as a firm followed USPAP, yes. 12 appraiser to follow USPAP. We do it 12 And with Habsburg, were you bound by voluntarily. "We" meaning Winston Art Group, 13 13 USPAP? 14 and those people who are members of the 14 No. USPAP came into existence in around Appraisers Association and those who are 15 15 1989, I believe. So prior to that, nobody was 16 members of the Appraisal Foundation. 16 using USPAP. 17 So it's voluntary? 17 So when you were at Christie's was USPAP 18 It's a voluntary -- for personal property 18 in effect when you were at Christie's? 19 19 it's voluntary. Can USPAP or its governing body sanction 20 Have you followed USPAP ever since it came 20 21 somebody who follows, purports to follow USPAP, 21 into existence? 22 but they don't follow USPAP? I think we started following USPAP 22 A 23 No, not for personal property appraisers. 23 probably when I was at Gurr Johns. I started 24 You said you were with a firm called 24 there in 1992. So from then on. 25 Gurr --25 Can a client come up with his own 0

```
Page 66
                                                                                                                Page 67
     appraisal or her own appraisal of a piece of
                                                             1
                                                                       You said before, I believe, that you and
 2
     art?
                                                             2
                                                                 Winston do not perform insurance valuations; is
 3
          A client can try to.
                                                             3
                                                                 that right?
     Α
 4
          In your opinion it's better to use a
                                                             4
                                                                       No, I didn't say that.
 5
     professional appraiser?
                                                             5
                                                                       Okay. So do you perform insurance
 6
          That's what they hire us for.
                                                              6
                                                                 valuations?
 7
          And is it better to do so because you have
                                                             7
                                                                       Yes, that's retail replacement value.
     more experience?
 8
                                                             8
                                                                       Oh. Sorry. Correct.
 9
          Correct.
                                                             9
                                                                       And we talked about that being typically
10
          It's better to do so because, at least
                                                             10
                                                                 one of higher values that you get when you
     some of you would hold yourself out as being
11
                                                            11
                                                                 value a work, correct?
12
     objective?
                                                             12
                                                                       That's correct.
                                                                 Α
13
          That's correct.
                                                            13
                                                                       And that's because it presumes that you're
14
          But it's possible for a client to come up
                                                            14
                                                                 going out to the market and trying to acquire
15
     with his own estimate of value, correct?
                                                            15
                                                                  the same thing within a compressed period of
16
          A client in a formal manner?
                                                                 time, correct?
                                                            16
17
          Or, I'm not sure I understood the
                                                            17
                                                                       Yes, to market namely retail and gallery
                                                                 Α
18
                                                             18
                                                                 market.
     question.
19
          Is it possible for a client to say that he
                                                            19
                                                                       And just so we're on the same page, when
20
     thinks the work carries a certain value?
                                                            20
                                                                 we're talking about retail replacements, and
21
          Yes
                                                             21
                                                                 you gave me 90 percent were on behalf of
22
     Q
          And there's nothing wrong with that,
                                                             22
                                                                 private clients.
23
                                                             23
                                                                       We were also talking about insurance
     correct?
                                                             24
2.4
     Α
                                                                 values at that time?
          No.
25
     Q
          I'm sorry.
                                                             25
                                                                 Α
                                                                       That's correct.
                                                   Page 68
                                                                                                                Page 69
 1
                                                                      For me?
               MR. O'REILLY: Okay. Let's go off the
                                                             1
                                                                 Δ
 2
                                                             2
                                                                       Correct.
 3
                                                                       Yes, I've never done something this size
               THE VIDEOGRAPHER: The time is 10:22 a.m.
                                                             3
                                                                 before for a museum.
 4
          We're going off the record.
                                                              4
 5
               (Recess taken.)
                                                              5
                                                                       And have you heard of anybody who has done
 6
               THE VIDEOGRAPHER: This is the
                                                                 anything like this professionally?
                                                             6
 7
          continuation of Tape No. 1. The time is
                                                             7
                                                                       Outside of the ones that are involved in
          10:29 a.m. We're back on the record.
 8
                                                             8
                                                                  this case, no.
 9
     BY MR. O'REILLY:
                                                                       Do you know whether museums do appraisals
                                                             9
                                                                 Q
10
               You've been in the art industry for 30
                                                            10
                                                                 or valuations internally?
11
          years?
                                                             11
                                                                       They normally do not.
12
                                                                       So if they wanted to understand the value
          Α
               That's correct.
                                                             12
               Have you ever seen a situation similar to
13
                                                                 of the work, what would they do?
                                                            13
14
          this one involving the DIA?
                                                             14
                                                                       They would normally go out to a certified
15
               In what sense?
                                                             15
                                                                 appraiser and have the work done.
16
               Sure.
                                                            16
                                                                       And is that to understand FMV?
               Where an art collection of this size is
17
                                                             17
                                                                       Depending on their needs. Either FMV,
18
          part of a bankruptcy and that you are there to
                                                             18
                                                                 retail replacement value or marketable cash
19
          value it.
                                                             19
                                                                 value.
20
                                                                       Do you personally know whether they do
          Α
               No.
                                                             20
21
               Have you heard of anybody else who's
                                                             21
                                                                 that at the Detroit Institute of Arts?
22
          handled anything similar to this?
                                                                       I do not.
                                                             22
23
               Only the other parties in this situation.
                                                             23
                                                                       (Deposition Exhibit 1, Binder, marked for
          Α
24
               Would it be fair to say that this is
                                                             24
                                                                 identification as of this date.)
25
          professionally unprecedented?
                                                             25
```

	Page 70		Page 71
1	BY MR. O'REILLY:	1	A It should.
2	Q I've handed you what's been marked	2	Q Did you physically write the report
3	Exhibit 1And leaving the binder aside, if	3	that I'm were you the author of this report?
4	you'll just flip the binder over, does that	4	A I was the author of the first section of
5	appear to be the expert report that you filed	5	the report, which is the expert report here.
6	in this case?	6	And my company and the various experts involved
7	A Yes. From the first page it does look	7	wrote or typed the remainder of it.
8	like it, yes.	8	Q How many drafts did it go through?
9	Q Okay. And it is your report, correct?	9	A Well, I can explain how the process works.
10	A That's correct.	10	Each individual appraiser submits their
11	Q Does it include all of your opinions?	11	section. The report is put together. So I
12	A I'd have to look through each page to see.	12	don't know if you call each of those sections a
13	But I'm assuming it's all here, yes.	13	draft. But it's put together and then it's
14	Q You haven't been asked to give any other	14	reviewed a few times for consistency and to
15	opinions other than what's been set forth in	15	make sure everything has a value that needs to
16	that report?	16	have a value, to make sure it's in the correct
17	A In this situation, no.	17	order and so on.
18	Q Does it contain all the facts that you	18	So in terms of number of drafts it's hard
19	relied upon?	19	to say, because it's put together in sections.
20	A If it's complete, yes, it does.	20	Q Other than you and other than the
21	Q If it's complete, does it contain all of	21	appraisers involved, did anybody have any input
22	the assumptions that you've made in performing	22	into the report?
23	your work?	23	A There were other people besides the
24	A Yes.	24	appraisers and myself in my office that did
25	Q All of the conditions as well?	25	review the report, yes.
	Page 72		- EC
		_	Page 73
1	Q Anybody else?	1	appraisal.
2	Q Anybody else? A No, not until we sent it to the attorneys.	2	appraisal. Q So it was your client Kirkland that asked
2 3	Q Anybody else? A No, not until we sent it to the attorneys. Q Okay. And did you send a final to the	2 3	appraisal. Q So it was your client Kirkland that asked you to perform a fair market value appraisal?
2 3 4	Q Anybody else? A No, not until we sent it to the attorneys. Q Okay. And did you send a final to the attorneys, or did you send a draft to the	2 3 4	appraisal. Q So it was your client Kirkland that asked you to perform a fair market value appraisal? A That's correct.
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2 3 4 5 6	Q Anybody else? A No, not until we sent it to the attorneys. Q Okay. And did you send a final to the attorneys, or did you send a draft to the attorneys? A We sent a draft about a week ago and the	2 3 4 5 6	appraisal. Q So it was your client Kirkland that asked you to perform a fair market value appraisal? A That's correct. Q Did you have any input on whether or not it should be an FMV or some other type of
2 3 4 5 6 7	Q Anybody else? A No, not until we sent it to the attorneys. Q Okay. And did you send a final to the attorneys, or did you send a draft to the attorneys? A We sent a draft about a week ago and the final the following day. We did we signed	2 3 4 5 6 7	appraisal. Q So it was your client Kirkland that asked you to perform a fair market value appraisal? A That's correct. Q Did you have any input on whether or not it should be an FMV or some other type of appraisal?
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2 3 4 5 6 7 8 9 10 11 12 13 14	Q Anybody else? A No, not until we sent it to the attorneys. Q Okay. And did you send a final to the attorneys, or did you send a draft to the attorneys? A We sent a draft about a week ago and the final the following day. We did we signed the report the following day. Q The following day? A Or two days later. I can't remember. Q Now, you told me before you don't recall when you were engaged, correct? A I don't. I'd have to look at my record. Q What was given to you to perform what	2 3 4 5 6 7 8 9 10 11 12 13 14	appraisal. Q So it was your client Kirkland that asked you to perform a fair market value appraisal? A That's correct. Q Did you have any input on whether or not it should be an FMV or some other type of appraisal? A No, I did not. Q Did you question whether it should be an FMV or some other type of appraisal? A No, I did not. Q Other than the engagement letter, the two lists, and the request to perform an FMV, were you given anything else?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q Anybody else? A No, not until we sent it to the attorneys. Q Okay. And did you send a final to the attorneys, or did you send a draft to the attorneys? A We sent a draft about a week ago and the final the following day. We did we signed the report the following day. Q The following day? A Or two days later. I can't remember. Q Now, you told me before you don't recall when you were engaged, correct? A I don't. I'd have to look at my record. Q What was given to you to perform what was given to you as part of your engagement? A An engagement agreement letter, and the information on the works, the list of works	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	appraisal. Q So it was your client Kirkland that asked you to perform a fair market value appraisal? A That's correct. Q Did you have any input on whether or not it should be an FMV or some other type of appraisal? A No, I did not. Q Did you question whether it should be an FMV or some other type of appraisal? A No, I did not. Q Other than the engagement letter, the two lists, and the request to perform an FMV, were you given anything else? A Not that I recall.
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1	Page 74	1	Page 75
1 2	think it's approximately 590 Works of Art from the Detroit Institute of Arts.	2	DIA number, inventory number. But I don't have
3		3	those lists in front of me, so I'm not exactly sure.
4	Q Do you recall do you know why there were two lists and not one list?	4	Q Did the second list contain the same
5	A I don't know that.	5	information for a different set of works?
6	Q Do you know whether those lists came, in	6	A I believe it did; although, I think there
7	fact, from the Detroit Institute of Arts?	7	were a couple of duplicates.
8	A I don't know.	8	Q You said there were a couple of duplicate
9	Q You relied upon counsel and their	9	across the two lists.
10	representation about them being Works of Art of	10	But other than those two duplicates, they
11	the DIA?	11	were two separate groupings of objects,
12	A Originally we did. But each most of	12	correct?
13	the items in there had a we had a link to	13	A That's correct.
14	most of the items on the DIA website.	14	Q Do you recall the size or the number of
15	Q Are those links things that you found	15	works on each list?
16	independently?	16	A The first list was larger than the second,
17	A That, I can't recall.	17	but I don't recall the exact number.
18	Q So I'm just trying to bucket some things	18	Q What was the format of the two lists?
19	here. So you received two lists.	19	It would be helpful if I had them here,
20	One list had lists of objects with names,	20	but I don't.
21	correct?	21	So what was the format?
22	A Yes, with artists.	22	What did they look like?
23	Q What other information on them?	23	A They looked like spreadsheets, basically.
24	A With artist name, I believe there was a	24	Q They looked like spreadsheets.
25	brief description, and I believe there was a	25	They didn't have images on them?
	Direct deposition, and i positive energy has a		
1	Page 76	1	Page 77
1	A They did not have images, no.	1 2	because the first one was larger, there was an
2	A They did not have images, no. Q When did you receive those two	2	because the first one was larger, there was an overall larger total in the first one, but I
2	A They did not have images, no. Q When did you receive those two spreadsheets?	2 3	because the first one was larger, there was an overall larger total in the first one, but I can't be specific.
2 3 4	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I	2 3 4	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review
2 3 4 5	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me.	2 3 4 5	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you?
2 3 4 5 6	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me. Q Was it within the last month?	2 3 4 5 6	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you? A No.
2 3 4 5 6	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me. Q Was it within the last month? A No, it was prior to that.	2 3 4 5 6 7	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you? A No. Q So Exhibit 1, which is your report,
2 3 4 5 6	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me. Q Was it within the last month? A No, it was prior to that. Q Would it have been around March?	2 3 4 5 6	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you? A No. Q So Exhibit 1, which is your report, contains your expert report first, correct?
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2 3 4 5 6 7 8 9	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me. Q Was it within the last month? A No, it was prior to that. Q Would it have been around March? A I believe so, yes. Q Did you receive any lists or data after that?	2 3 4 5 6 7 8 9 10	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you? A No. Q So Exhibit 1, which is your report, contains your expert report first, correct? A That's correct. Q And then behind it, sort of that page behind the first tab is a I'm sorry. A Yes.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me. Q Was it within the last month? A No, it was prior to that. Q Would it have been around March? A I believe so, yes. Q Did you receive any lists or data after that? A We received two lists. So the first one would have been at or before that date, and the second one would have been after that date. Q How much after, approximately, March 25th? A Maybe three, four weeks, I'm guessing. That's really a guess. I need to look at my notes to tell you exactly. Q Do you know why those works were selected for your review?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you? A No. Q So Exhibit 1, which is your report, contains your expert report first, correct? A That's correct. Q And then behind it, sort of that page behind the first tab is a I'm sorry. A Yes. Q So if you go to the prior page, that's Page 1. And then you go to Page 2. A Correct. Q And then there are, after that, various images. Do you see that? A Yes. Q Okay. And it goes all the way to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me. Q Was it within the last month? A No, it was prior to that. Q Would it have been around March? A I believe so, yes. Q Did you receive any lists or data after that? A We received two lists. So the first one would have been at or before that date, and the second one would have been after that date. Q How much after, approximately, March 25th? A Maybe three, four weeks, I'm guessing. That's really a guess. I need to look at my notes to tell you exactly. Q Do you know why those works were selected for your review? A I do not.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you? A No. Q So Exhibit 1, which is your report, contains your expert report first, correct? A That's correct. Q And then behind it, sort of that page behind the first tab is a I'm sorry. A Yes. Q So if you go to the prior page, that's Page 1. And then you go to Page 2. A Correct. Q And then there are, after that, various images. Do you see that? A Yes. Q Okay. And it goes all the way to Page 473.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me. Q Was it within the last month? A No, it was prior to that. Q Would it have been around March? A I believe so, yes. Q Did you receive any lists or data after that? A We received two lists. So the first one would have been at or before that date, and the second one would have been after that date. Q How much after, approximately, March 25th? A Maybe three, four weeks, I'm guessing. That's really a guess. I need to look at my notes to tell you exactly. Q Do you know why those works were selected for your review? A I do not. Q Did one seem to contain works that were of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you? A No. Q So Exhibit 1, which is your report, contains your expert report first, correct? A That's correct. Q And then behind it, sort of that page behind the first tab is a I'm sorry. A Yes. Q So if you go to the prior page, that's Page 1. And then you go to Page 2. A Correct. Q And then there are, after that, various images. Do you see that? A Yes. Q Okay. And it goes all the way to Page 473. Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A They did not have images, no. Q When did you receive those two spreadsheets? A I believe it was earlier this year. I don't have the date in front of me. Q Was it within the last month? A No, it was prior to that. Q Would it have been around March? A I believe so, yes. Q Did you receive any lists or data after that? A We received two lists. So the first one would have been at or before that date, and the second one would have been after that date. Q How much after, approximately, March 25th? A Maybe three, four weeks, I'm guessing. That's really a guess. I need to look at my notes to tell you exactly. Q Do you know why those works were selected for your review? A I do not. Q Did one seem to contain works that were of higher value than the other?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	because the first one was larger, there was an overall larger total in the first one, but I can't be specific. Q Did you, independently, choose to review works that were not identified for you? A No. Q So Exhibit 1, which is your report, contains your expert report first, correct? A That's correct. Q And then behind it, sort of that page behind the first tab is a I'm sorry. A Yes. Q So if you go to the prior page, that's Page 1. And then you go to Page 2. A Correct. Q And then there are, after that, various images. Do you see that? A Yes. Q Okay. And it goes all the way to Page 473. Do you see that? A Yes.

Page 78 Page 79 Α Yes. 1 Is there a reason why it starts with a 2 Okay. Where did the images come from? 2 client reference F8157 and then -- can you tell Q 3 These images were taken primarily from the 3 me why it's set up this way? DIA website. But there were some that didn't 4 Is it organized by department? 5 have images on the website and we did some 5 It's organized alphabetically by fine art 6 research in some reference books or online to 6 and then by other sections, according to the 7 find other images. 7 information we were provided. 8 So this is a work of your own creation, 8 Were you asked to put it in that format? 9 then? 9 I believe we consulted with the law firm 10 The appraisal is a work of our own 10 and said would this be an appropriate way to list them, by combining the two lists and then 11 creation, yes. 11 12 So the choice of what data and information 12 doing the fine art first and the other sections 13 to included here is of your own creation? 13 afterwards. 14 No. The information came from the DIA. 14 So it was your choice to do it that way? 15 We left out some of the information because it 15 We consulted with the attorneys and made 16 was too lengthy, including the exhibition and 16 sure this is how they wanted it to be done. 17 so on, but put in the link to the DIA website 17 Sitting here today, do you know whether 18 for that information. 18 the City of Detroit owns all of these works? 19 I guess what I was driving at is that it's 19 I don't. 20 formatted, and the data was things that you 20 Sitting here today, do you know whether 21 pulled and you included in this 400 plus page 21 any restrictions or encumbrances were clouds of 22 document? title on any of these works? 23 23 No, I do not. We assumed it was clear Α That's correct. 24 24 Okay. Why did you organize the artwork in title. Q 25 the fashion that you did, or can you explain? 25 What assumptions were you asked -- sorry. Page 80 Page 81 1 What assumptions did you include as part the Christie's valuation of some of the works 1 2 of your appraisal? at the DIA? 3 I'm going to refer back to the scope of 3 No. I read some information that they had Α 4 work on Pages 5 and 6 of the appraisal, under 4 done the appraisal on in articles. But I had the heading, "Assignment Considerations," and 5 5 not seen the appraisal. 6 the other heading, "Extraordinary Assumptions: Did you know what the number was, in sort 6 7 7 Hypothetical and Limiting Conditions." of a general way? 8 That lists the assumptions that we made in No, I do not. 9 this appraisal. So you don't know whether it was a billion 9 10 So this is full and complete, then? 10 or 500 million? 11 It should be, yes. 11 No, I don't. Okay. Were all of those assumptions given 12 12 Q Sitting here today, do you know? 13 to you by your counsel? No, I do not. 13 14 Α No. We made those assumptions. 14 Did you form any opinion on whether you 15 Okay. Did counsel instruct you to take 15 thought it was high or low? 16 any assumptions into account? 16 No, I did not. 17 Not that I recall. 17 Did you form any opinion on whether or not 18 When you began your work, did you have any 18 it was complete? 19 sense of what the valuation would turn out to 19 No, I did not. 20 be? 20 So on Page 6 of your report it says --21 No. None whatsoever. 21 under "Method of Examination, The appraisers Α 22 Did you have any sense of what counsel 22 were unable to examine works in person, so they thought it would be? 23 23 appraised solely from images and descriptions." 24 No. None whatsoever. 24 Do you see that? 25 25 I do. 0 Prior to beginning your work, had you seen Α

Page 82 Page 83 Q Why were you unable to examine works in 1 0 Which ones? 2 person? They were looking particularly at the Old 2 3 Given the timing of the appraisal, the 3 Master Paintings and the Works of Art. short time in which we had to do the appraisal, 4 I'm sorry. You said Old Master Paintings we didn't have time to go out to the museum and 5 and the? 6 take a look at them; although two of our --Works of Art, meaning the Old Master Works Α 7 excuse me. Two of our specialists did take a 7 of Art objects. 8 visit out to look at some of the works. 8 Q So only in the Old Master category? 9 Two of your specialists, though? 9 Α Primarily, that's what they were looking 10 Yes, correct. 10 11 When did they do that? 11 Q Why did they go only to look at the Old 12 Sometime, I believe, in March or April. 12 Masters? Α 13 Do you know how many works they viewed? 13 They were the two old master and works of Q 14 I do not know exactly how many. 14 art specialists. And because that area of the market is the 15 They viewed works in the public galleries? 15 16 16 most difficult to do from images. They felt 17 Okay. Did they attempt to view -- let's 17 they needed to see some of the works in person Q 18 18 to judge quality. back that up. 19 How many days were they there? 19 So that's something they felt they needed 20 to do to finish their work? 20 One day each. 21 So two full days? 21 Yes. 0 22 Correct. 22 Q Did anybody else have a similar concern? 23 Were they attempting to look at any 23 No. And that's why we put some of our Α particular works? 24 assumptions into our document. 24 25 Α Yes. 25 Your other appraisers were comfortable Page 84 Page 85 with reviewing the information they had in 1 1 paintings. coming up with their appraisal? Did they enjoy the museum? 2 Q 3 Yes, given the assumptions we made. 3 Α They did. 4 Did the old master specialists believe 4 You've been to the museum, correct? 5 that they couldn't make the assumptions that 5 I've never been to the museum. 6 the others were comfortable with? Your husband has? 6 Q 7 7 They thought they could, but they would be Δ Yes more comfortable giving accurate numbers after We talked about -- have we covered 8 8 9 seeing the works. 9 everything that was given to you to perform your appraisal? 10 Sitting here today, do you know which 10 11 works in particular they went to see? 11 Yes. I know roughly which ones, yes. 12 12 0 You also looked at workbooks, correct? Is it a long list? 13 13 That's correct. Q 14 Α It's roughly all of the Old Master 14 And those are listed in your report, Paintings and the Works of Art that fall into 15 15 correct? 16 16 that age range. Α They are. 17 How many is that? 17 We've talked about visits by two of your 18 I'd have to look. I can look and tell 18 specialists, correct? Α 19 19 you. 20 But it's in the category that says "Old 20 Q There were no other visits, correct? 0 21 Masters," in here? 21 Α That's correct. 2.2 I don't think it's broken out into Old We talked about research online with the 22 23 Masters. 23 DIA website, correct? 24 But Old Masters are generally Works of Art 24 25 that are approximately 1800 and before, 25 0 Is there anything else that you or your

Page 86 Page 87 appraisers did or relied upon to come up with 1 Α 2 this valuation? 2 Did you ask for any documents to perform 3 Other than research online, consulting 3 your work? When we couldn't find something on the DIA with each other, that's what we did to do the 4 5 appraisal. 5 website we brought it to the attention of the And you looked at comparables and the 6 6 attorneys, and we did as much research as we 7 things that you typically do, correct? 7 could outside of the DIA website and 8 That's correct. 8 information to enable us to do the appraisal on 9 Were you ever told that you couldn't 9 those Works of Art. 10 receive access to Works of Art at the museum? 10 What did the attorney say to you as to whether you could or could not receive that 11 11 12 Did you ever ask to have access to Works 12 work, those objects, or those documents that 0 13 of Art at the museum? 13 you wanted? 14 We didn't ask them for documents because 14 Initially we did, yes. 15 What was the response? 15 they didn't have the documents. But we did 16 That timing was very short and we needed 16 note to them, we did bring to their attention 17 to get this done very quickly. And we didn't 17 there were some items on the list for which we 18 have time to go out there and spend a few days 18 didn't have images and descriptions from the 19 out there. 19 DIA website. 20 20 So no one told you that the DIA said you Did they tell you that the DIA refused to 21 couldn't come and see Works of Art, correct? 21 give you access to that information? 22 No. That's correct, yes. 22 No. They didn't say that, no. 23 Did you ask for any other access to 23 Were you satisfied that you had everything 24 documents, or did you ask for any other access you needed to perform an FMV appraisal? 24 25 to perform your work? 25 Yes, with the exception of certain items Page 88 Page 89 which we couldn't appraise from the information Why couldn't you perform a valuation on 1 1 Q 2 2 them? 3 Sitting here today, do you recall how many 3 Well, various reasons. Q Α 4 those were? 4 The Deigo Rivera mural, we felt it was 5 Approximately ten of the items. And they 5 integral with the building, and we could not 6 are listed in the appraisal. separate it from the building in order to 6 7 7 Q And did you not perform a valuation for appraise it. 8 that? There are a group of Islamic Works of Art 9 9 in which our specialist said they could not do Α Correct. 10 0 So you received a total of? 10 without actually being on-site, and there was 11 I believe it was around 592. Something in 11 not time enough for the expert to go on-site. 12 So they're listed but not appraised, and that range. 12 there's a note under each of those. 13 The list was 594 works, correct? 13 Q 14 Α Correct, yes. 14 I believe there are some other ones. I'd 15 And you're appraisal covered 582 works, 15 have to look through and see what they were and 16 correct? 16 why we couldn't appraise those. 17 17 That's correct. There was another group of work by 18 So the discrepancy there is that you did 18 Ellsworth Kelly, which we didn't feel we had 19 not feel you had enough information because 19 enough information to give an appropriate there wasn't an image -- you didn't have enough value. And there may have been a few more, but 20 2.0 21 information to perform a valuation, correct? 21 I'd have to look through and see them. 22 On some of those, correct. 22 The total range was the spread between 594 23 Was it because there was no image? 23 and --24 No. We had images -- we found images, I 24 Α 592; 12 items, yes. 25 believe, on everything. 25 Do you know whether valuations of those Q

Page 90 Page 91 works would materially change your FMV? 1 But all appraisals that you do have an I don't know that. We haven't appraised 2 2 effective date? 3 3 That's correct. those. 4 0 But you're not rendering an opinion on 4 Is it usual for there to be an effective 5 what those values would be, correct? 5 date that is prior to the time that you 6 We are not. 6 complete your valuation? 7 You had from the time of your engagement, 7 Α Almost always. 8 at least, until a week ago, to perform your 8 Why is that? 9 work. 9 For estate purposes, the effective date is 10 Is it your position that that amount of 10 the date of death. That can be years before up to weeks before. There's always a date chosen, 11 time was not sufficient to go to the museum to 11 12 obtain the information you needed? 12 that if it's a divorce, it may be the date of 13 13 separation and so on. 14 Your FMV appraisal, is that 580 -- 582 14 Sitting here today, though, you don't know 15 works have a value of 1,742,245,750, correct? 15 why that date was selected? 16 For fair market value, yes. 16 That's correct. 17 And you finished your appraisal last week 17 And I'm sorry, it's March 25, 2014, right? 18 or thereabouts, correct? 18 Yes. Okay. 19 Correct. 19 I believe so, yes. Α 20 20 And the March 25 date is a date that you Can you just describe to me in a thumbnail 21 were given by counsel to assume is the 21 sketch way -- how you got from the day that you 22 effective date, correct? 22 were engaged, to selecting your specialists to 23 That's correct. 23 form an appraisal, to coming up with a number? 24 I still don't understand the relevance of 24 Α Sure. 0 25 that date. 25 Q Thank you. Page 92 Page 93 When we received the list we looked at it By me and my colleagues. 1 1 Α carefully and separated it into areas of 2 And your colleagues. 3 expertise. Then the appraisal was downloaded, Are all your colleagues mentioned in your 3 4 which was downloaded into our system using 4 report --5 information from the DIA website in comparing 5 Α Yes. 6 items on the list to items on the DIA website. 6 -- all of them? 7 If there were items that we couldn't find 7 Anybody who was involved in the appraisal 8 on the DIA website we looked in reference was mentioned in your report, correct? 9 books, gathered information online. Then the 9 Yes. Α 10 appraisal was separated into categories and 10 Ω Were there any adjustments as a result of 11 sent off to the appropriate specialist or 11 that review and discussion process? 12 specialists. 12 There were some adjustments, yes. They then did their research, came back 13 13 Q Can you tell me what they are? 14 with their fair market values; those were 14 As we went through the values if we -- we 15 uploaded into the system. By "system," I mean 15 16 this system that you see here. 16 compared them to the comparables, we might ask 17 And then the work was reviewed and the expert to talk about how they came up with 17 18 discussed. The values were looked at. The 18 that value. 19 In the fine art area, which is the most 19 scope of work was prepared in detail. The expert report was created. The whole document 20 valuable area, a number of us worked on the 2.0 appraisal, and we sat down and talked about 21 was put together and sent out to the attorneys. 21 22 So each individual appraiser came up with relative values, so we might have adjusted 22 23 an FMV on an object-by-object basis? 23 something up, something down, depending on our 24 Α That's correct. 24 discussions. 25 Then it was reviewed by you? 25 0 0 Can you give me a sense of the order of

Page 94 Page 95 magnitude in which you adjusted up or down? 1 Α In terms of? 2 Approximately 10 percent, maybe, for an 2 Did you make an adjustment saying there's 3 item up or down, depending on what we 3 a lot of works here, so if we actually tried to 4 discussed. sell them, the value would have to be lower? 5 And then the aggregate of your entire 5 No we didn't -- we weren't examining sales 6 appraisal, do you know approximately how much 6 at all. We were merely doing appraisals. 7 up or down it was? 7 So those individual values were added up, 8 I don't. But I would say something in the 8 and which resulted in the \$1.7, approximately, 9 range of 10 percent. 9 billion dollar number, correct? 10 For the whole collection? 10 That's correct. No, for those particular works. Q Fairly straightforward then? 11 Α 11 12 Right. 12 Yes. 0 Α 13 Okay. So particular works, you might have 13 Did you have any impression, at all, as to why you were looking at this selection of works 14 gone up 10 percent or gone down 10 percent. 14 and not a different selection of works? 15 I'm trying to understand whether it 15 16 materially changed your fair market value 16 No, we didn't. 17 appraisal for the full 582. 17 Did you notice that there were 60 18 Can you tell me whether it went up 18 Rembrants, and did that stand out to you at 19 1 percent, 2 percent, or down 1 or 2 percent? 19 20 I'd say it went down a couple of percent. 20 Α Rembrant prints, yes. I did see that, 21 But not a material change? 21 yes. 0 22 Not material change, no. 22 Did you have any view or opinion or 23 So after that discussion of changing on an 23 thought as to why it was there were 60 object-by-object basis, maybe an adjustment, 24 Rembrants included? 24 25 did you do anything else with those values? 25 No, not at all. Page 97 Page 96 Sitting here today, do you have any? works, correct? 1 0 1 2 2 We value those as a single unit. Α I don't, no. Did your specialist have any? 3 Was there any discussion as to why there Q 3 4 4 was a difference between those two values? 5 Did you look at the Rembrant works? Yeah. I guess we discussed why we came up 5 6 with a value of one versus the other. I looked at the images of them in the 6 It didn't stand out to you, though, that 7 7 description, yes. 8 Did another specialist actually do that one was in the millions and one was not? Q 9 9 They were different objects. work? Α 10 Δ Yes 10 Simply having a famous name doesn't mean 11 What was their impression of those objects 11 you have a high quality object, right? or those prints? 12 12 That's correct. 13 From the values given in the appraisal, 13 0 Doesn't mean that it's high value, 14 they were a relatively modest value. 14 correct? Do you recall any discussion of their 15 15 Α That's correct. 16 Simply because you have 60,000 objects quality? 16 Yes. He said that the quality overall was 17 Α 17 doesn't mean that it's any good, correct? 18 not top quality. 18 What? Do you recall any discussion of the two 19 19 Just because a museum has 60,000 objects doesn't mean that all of them are high quality, 20 Matisse's, Poppies No. 1 and 2, I think, is 20 21 what they were referred to. 21 correct? 22 Do you recall any discussion of those 22 Δ That's correct. 23 works? 23 Did you make any attempt to value works 24 Α Internally we discussed those works, yes. 24 other than those given to you by your lawyers? 25 There's a big spread in value on those 25 No, we did not. 0 Α

	Page 98		Dago 00
1	Q Did you ask to do any valuation of any	1	Page 99 value?
2	other works?	2	A Marketable cash value is fair market value
3	A No, we did not.	3	minus the cost of sales.
4	Q Based upon your understanding of the	4	Q Anything else?
5	electronic system and the process that you	5	A No, that's the general definition.
6	followed, which were to look at some images	6	Q You as a firm do marketable cash value
7	online, could you have valued works other than	7	appraisals, correct?
8	those given to you?	8	A Yes.
9	A Yes, we could have.	9	Q What's the definition of a liquidation
10	Q And could you formulate an opinion on them	10	value?
11	for fair market value?	11	A I'm not clear on what a liquidation value
12	A Yes, we could have.	12	is.
13	Q Okay. So you did not do anything to value	13	Q Is it defined in USPAP?
14	the entire collection, correct?	14	A It may well be.
15	A That's correct.	15	Q Can you turn to Page 484 in your report.
16	Q And you haven't been asked to do that,	16	A Mm-hmm.
17	sitting here today, right?	17	Q You see there it has a definition of FMV
18	A Correct.	18	and replacement value and liquidation value and
19	Q And you don't expect to be asked to do	19	marketable cash value.
20	that, correct?	20	Those are all defined there, correct?
21	A Not that I know of.	21	A That's correct.
22	Q You've given me a definition of fair	22	Q And do you agree with those definitions?
23	market value, right?	23	A I would have to read it because
24	A Yes.	24	liquidation value is not something we use. But
25	Q What's a definition of marketable cash	25	these are from the Appraisers Association of
	D . 100		
	Page 100		Page 101
1	America.	1	Page 101 Q Your FMV appraisal doesn't tell the Court
1 2	_	1 2	~
	America.		Q Your FMV appraisal doesn't tell the Court
2	America. Okay, I've read that.	2	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it
2 3 4 5	America. Okay, I've read that. Okay Do you agree with those definitions? Well, it's not something I use. So agree or not agree, if that's the	2	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct.
2 3 4	America. Okay, I've read that. Okay Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association	2 3 4	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that
2 3 4 5 6 7	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct.	2 3 4 5 6 7	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately
2 3 4 5 6 7 8	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance	2 3 4 5 6 7 8	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct?
2 3 4 5 6 7 8 9	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct?	2 3 4 5 6 7 8	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct.
2 3 4 5 6 7 8 9	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct.	2 3 4 5 6 7 8 9	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what
2 3 4 5 6 7 8 9 10 11	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of	2 3 4 5 6 7 8 9 10	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for?
2 3 4 5 6 7 8 9 10 11 12	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms?	2 3 4 5 6 7 8 9 10 11	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because
2 3 4 5 6 7 8 9 10 11 12	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming	2 3 4 5 6 7 8 9 10 11 12	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would
2 3 4 5 6 7 8 9 10 11 12 13 14	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure	2 3 4 5 6 7 8 9 10 11 12 13 14	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would
2 3 4 5 6 7 8 9 10 11 12 13 14 15	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	America. Okay, I've read that. O Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. This report was prepared in compliance with USPAP, correct? A That's correct. Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to. Q Why did he use the AAA definitions on this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that number?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to. Q Why did he use the AAA definitions on this page?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	<pre>Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that number? A As I said, it's not something we use in my</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to. Q Why did he use the AAA definitions on this page? A Because I'm on the board of that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	<pre>Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that number? A As I said, it's not something we use in my firm. So we think marketable cash value is</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to. Q Why did he use the AAA definitions on this page? A Because I'm on the board of that organization and all of us at my firm are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	<pre>Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that number? A As I said, it's not something we use in my firm. So we think marketable cash value is really what we consider to be net to the</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	America. Okay, I've read that. Do you agree with those definitions? Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. This report was prepared in compliance with USPAP, correct? That's correct. Does USPAP have its own definitions of these terms? USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to. Why did he use the AAA definitions on this page? Because I'm on the board of that organization and all of us at my firm are members in that organization.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that number? A As I said, it's not something we use in my firm. So we think marketable cash value is really what we consider to be net to the seller.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to. Q Why did he use the AAA definitions on this page? A Because I'm on the board of that organization and all of us at my firm are members in that organization. Q Do you have any reason to dispute that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that number? A As I said, it's not something we use in my firm. So we think marketable cash value is really what we consider to be net to the seller. Q You have no reason, sitting here today,</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to. Q Why did he use the AAA definitions on this page? A Because I'm on the board of that organization and all of us at my firm are members in that organization. Q Do you have any reason to dispute that these are not fair descriptions of what those	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	<pre>Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that number? A As I said, it's not something we use in my firm. So we think marketable cash value is really what we consider to be net to the seller. Q You have no reason, sitting here today, because you said you don't use it, to disagree</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	America. Okay, I've read that. Q Do you agree with those definitions? A Well, it's not something I use. So agree or not agree, if that's the definition given by the Appraisers Association of America, I'm assuming it's correct. Q This report was prepared in compliance with USPAP, correct? A That's correct. Q Does USPAP have its own definitions of these terms? A USPAP does. I don't know I'm assuming it includes liquidation, but I'm not sure because it's not something we use. It's not something I paid attention to. Q Why did he use the AAA definitions on this page? A Because I'm on the board of that organization and all of us at my firm are members in that organization. Q Do you have any reason to dispute that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>Q Your FMV appraisal doesn't tell the Court what net cash a City would receive if it actually sold the works that you valued, correct? A Correct. Q So you're not opining for the Court that the City would receive approximately \$1.7 billion in cash if it's sold, correct? A Correct. Q What appraiser would tell the Court what it would be sold for? A It would be an opinion of value, because there's no way to predict what things would sell for. But marketable cash value would probably get close to that number. Q Would liquidation value get close to that number? A As I said, it's not something we use in my firm. So we think marketable cash value is really what we consider to be net to the seller. Q You have no reason, sitting here today,</pre>

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Page 102
                                                                                                              Page 103
 1
               Correct.
                                                                 seller, insurance charges, shipping charges,
 2
               Although one would have to take into
                                                             2
                                                                 illustration fees, and any other costs that are
 3
          account whether there is duress in a time
                                                             3
                                                                 associated with selling a Work of Art.
 4
          period. But it's outside of the scope of
                                                             4
                                                                      In a typical fine art transaction, are you
 5
          opinion. So I didn't -- I don't have a good
                                                             5
                                                                 able to give me a percentage of how much of a
 6
          opinion on that.
                                                                 reduction that would be to the seller from, I
 7
               MR. O'REILLY: Let's take a break.
                                                             7
                                                                 guess, the sale price to what the seller
 8
               Let's go off the record.
                                                             8
                                                                 actually nets?
9
               THE VIDEOGRAPHER: This concludes Tape
                                                             9
                                                                      It depends on the level of value. The
10
          No. 1. The time is 11:12 a.m. We're off the
                                                            10
                                                                 higher the value, the lower the percentage
                                                                 reduction. The lower the value the higher the
11
          record.
                                                            11
12
                                                            12
                                                                 percentage reduction.
               (Recess taken.)
13
               THE VIDEOGRAPHER: This begins Tape No. 2.
                                                            13
                                                                      So in the case of a work that is, say,
14
          The time is 11:19 a.m. We're back on the
                                                            14
                                                                 over $2 million, the buyer's premium, if you're
15
          record.
                                                            15
                                                                 going to a Sotheby's or a Christie's type
    BY MR. O'REILLY:
16
                                                                 auction house or a Phillips, or any of the
17
               You said that marketable cash value
                                                            17
                                                                 major auction houses, the buyer's premium would
18
         requires a reduction to make it net to seller,
                                                            18
                                                                 be approximately 12 percent. The seller's
19
          correct?
                                                            19
                                                                 commission, at that high level, may be zero,
20
               That's correct.
                                                            20
                                                                 but it could be up to, say, 5 percent,
                                                                 approximately. I'm giving approximates.
21
               What are those items that would have to be
                                                            21
22
          considered to make it net to seller?
                                                            22
                                                                      There's an insurance charge, which at the
23
               The buyer's premium that the auction house
                                                            23
                                                                 higher level would probably be waived. So that
24
          puts on the hammer price, would be taken off.
                                                                 would not come off. That would not be charged.
                                                            24
25
          Any selling commissions on the part of the
                                                            25
                                                                      There would be illustration fees. But at
                                                 Page 104
                                                                                                             Page 105
     the higher level, those may be waived. So
                                                                 value you can have, for example, a buyer's
1
                                                             1
 2
     there's nothing there.
                                                                 premium -- I'm sorry.
 3
          Shipping fees, which may have been charged
                                                             3
                                                                      Is it the buyer's premium or the seller's
 4
    at a lower value would probably not be charged
                                                             4
                                                                 commission that is 12 percent?
 5
    at a higher value.
                                                             5
                                                                      Buyer's premium.
 6
          So you're basically talking around, the
                                                             6
                                                                      So the seller would have to consider
 7
                                                             7
    high level works, around 12, 13 percent that
                                                                 reducing its expectations, if you will, from
     would come off. At the lower value you are
 8
                                                                 fair market value from at least that 12 percent
 9
    talking somewhere in -- by "lower value," it
                                                             9
                                                                 to understand what their net would be, correct?
                                                                      Yes, in a hypothetical manner.
10
    could be all the way down to $500, $200 or
                                                            10
11
     $100; you're talking about probably a buyer's
                                                            11
                                                                      You've never been involved with a sale of
12
    premium of up to 25 percent or so, that would
                                                                $1.7 billion of art, have you?
                                                            12
    come off.
13
                                                            13
                                                                 Α
                                                                      No.
          A seller's commission, that could be up to
14
                                                            14
                                                                      Do you have any reason to know what the --
     25 percent, and other fees: Insurance, might
15
                                                            15
                                                                 whether there would be a buyer's premium or a
                                                                seller's charge -- strike that question.
    be one and a half percent; shipping charges;
                                                            16
16
    illustration fees, those would all come off.
17
                                                            17
                                                                      I think you said that -- you were offering
18
          So you can't give a precise one. For
                                                            18
                                                                 me examples of buyer's premiums by Christie's;
19
     every value, it changes depending on value.
                                                            19
                                                                 is that right?
20
          You aren't here to give an opinion on the
                                                            2.0
                                                                      Christie's or Sotheby's. These are
21
    amount of reductions there would be to get to
                                                            21
                                                                 approximate.
22
    net -- net to seller price or marketable cash
                                                            22
                                                                      Approximately 10 percent, or for the high
                                                                 value.
23
    value, correct?
                                                            23
24
         That's correct.
                                                            24
                                                                      It could be higher for low value, right?
25
                                                            25
                                                                      Yes. Approximately 12 percent, highest
    0
          But you said that for works that are high
```

Page 106 Page 107 level, at Christie's and Sotheby's, and I two, correct? believe Phillips as well. And higher for a 2 Α Yes. 3 lower value, generally. 3 When you listed the factors that you would If you applied that 12 percent discount to 4 4 have to consider to get to the marketable cash 5 1.75 billion, what's the number? 5 value, you didn't mention blockage discount, 6 I would need my calculator to give you 6 right? 7 that number. 7 Α Right. Under USPAP, are there circumstances where 8 Does 200 million sound about right? 8 9 Give me a calculator and I'll tell you. 9 you would have to consider blockage discount? 10 Okay. You have no reason to dispute that 10 Under USPAP and under the IRS regulations, that would be charged in a transaction for a 11 11 ves. 12 sale of 1.75 billion dollars of art, right? 12 Are you here in this case to form any 0 13 Well, there are probably exceptions. 13 opinion on whether or not a blockage discount applies to a sale of art at the DIA? 14 You personally have no factual information 14 15 to dispute that, correct? 15 Sorry. Can you rephrase that question? I 16 There are exceptions for high level Works 16 lost track. 17 of Art where the seller gets a rebate part of 17 You're being offered as an expert. I'm 18 the buyer's premium. 18 just trying to figure out if you are going to 19 That's negotiated between the parties who 19 provide an opinion as an expert on whether a 20 are selling and the auction house, correct? 20 blockage discount should be applied to a sale 21 Correct. 21 of art at the DIA. 22 So you wouldn't know one way or the other 22 I'm not here to do that. 23 whether it could be included or not, correct? 23 Under USPAP, would you be required to 24 That's correct. Α 24 disclose if you're applying a blockage discount 25 It would have to be worked out between the 25 to your marketable cash value assessment? Page 109 Page 108 appropriate to consider it if you were doing a 1 Δ Yes 1 2 In your experience, would you have to marketable cash value assessment for a collection of 60,000? 3 consider whether a blockage discount is 3 4 appropriate if you tried to sell 594 works at 4 It would be appropriate to look into it. 5 the museum -- sorry, 582? 5 Would a sale of 100 master works 6 potentially depress the market? Selling is different from appraisals. 6 7 7 So if you're appraising Works of Art, you Broad question. do decide whether blockage discount is But I can say that if they were 100 8 8 9 appropriate or not. 9 individually fantastic Works of Art, probably 10 Right. 10 not, depending on how long you had to sell them 11 But you haven't formed an opinion on that, 11 and what that group consisted of. correct, for the 582 that you appraised? If you tried to sell them all at once and 12 12 they were high quality, would it have the We did not use blockage discount. 13 13 14 Okay. Would you apply blockage discount 14 potential to depress the market? 15 to get the marketable cash value for 60,000 15 If you had to sell them all in one day, works in a collection? 16 16 you would want to consider various options for It depends on what was in the collection. 17 17 those works: Auction, private sale, regional 18 What about the DIA collection? 18 sales. I haven't looked at the whole collection. 19 19 So it really depends on what those Works But generally blockage discounts are used when 20 of Art are before I can make that 2.0 21 there are Works of Art by the same artist of 21 determination. 22 the same type in an artist's estate. 22 Do you know Todd Levin at the Levin Art 23 That's the primary use for blockage 23 Group? 24 discount. 24 I don't. 25 25 0 In your experience, would it be 0 So you said it depends.

Page 110 Page 111 1 Am I correct that you don't have an But sitting here today you don't have 2 opinion, sitting here today, whether a sale of 2 those expertise, correct? 3 100 high value works at the museum would 3 I don't know. I've never been asked to do Α 4 depress the market? 4 it. 5 I don't have an opinion on that. 5 Q Well, now I'm a little confused. 6 You said that you don't do liquidation 6 So you've never done it before. And 7 value, right? 7 you've told me you can't opine about it. But 8 Correct. 8 you're saying that if you were asked to do it 9 Do you have a sense of when a liquidation 9 you might learn enough to do it? 10 value is appropriate? 10 We'd investigate what factors are called I don't. We don't use it. into a liquidation value appraisal, and then 11 11 12 Okay. Do you know what factors would have 12 see if we were able to do it. 0 13 to be considered in a liquidation value 13 Have you been asked to do such an 14 appraisal? 14 appraisal? 15 Α No. 15 Α No. 16 So you have no opinion one way or the 16 Sitting here today, do you expect to do 17 other about what factors might have to be 17 such an appraisal? 18 considered to understand what the liquidation 18 Not that I know of. Α 19 value of a collection would be? 19 And this is your final report, correct? 0 20 Correct. 20 That's correct. 21 And you don't have the expertise to do it 21 You used a market comparison approach in 22 either, correct? 22 doing your FMV, correct? 23 We were never asked to do it. If we were 23 Comparable market data approach, yes. 24 asked to do it we might investigate it and see 24 Sorry. Q 25 if we have the expertise to do it. 25 Can you use such an approach when you Page 113 Page 112 1 don't use comparables? relied upon your professional judgment? 1 2 That's correct. There were no direct 2 3 So -- so in your report, which you used a 3 comparables, yes. 4 comparable market value approach, you mentioned 4 What's the distinction there? 5 that some of them didn't have comparables. 5 You said "direct comparables"? 6 I may be misreading or misremembering. Normally, every Work of Art has something 6 7 7 MR. RUEGGER: Page 7. by that artist or by that work master that can 8 MR. O'REILLY: Page 7, my colleague says. be very closely compared. But sometimes 8 9 Page 7. Oh, this is the report you're 9 something is so much better than other works on 10 talking about? 10 the market or so rare that you have to use 11 BY MR. O'REILLY: 11 comparables that are outside those direct 12 Q Yeah. Your expert report --12 comparables and go to your market knowledge of other artists who have crafted or painted or 13 My expert report. 13 Α 14 Q -- which you signed --14 made works that are similar, or what you 15 Α Yes. 15 presume to be the market for something that is 16 -- on Page 7. 16 so outside the norm. When you say "outside the norm" -- well, 17 At the bottom of the top paragraph, says: 17 18 Due to rarity, there are some items for which 18 first of all, do you know which objects didn't 19 no comparables exist. In these cases our 19 have comparables? They all had some kind of comparable. 20 specialists offered their reasoning as to 2.0 21 valuation. In the occasional case items were 21 They may not have had an auction comparable or 22 not valued for reasons stated in the document." 22 a direct artist comparable. But they wouldn't 23 So you'd agree with me, then, that you 23 have -- there was reasoning behind what the 24 performed a comparable market value approach, 24 appraisers did to compare it to other objects 25 but where you didn't have comparables, you 25 or other Works of Art --

Page 114 Page 115 Q Sure. for it to be a comparable? 2 -- in order to come up with a value. 2 Comparable has to be --3 I just want to understand the sentence. 3 Bad question. But I think you understood 4 It says: "Due to rarity there are some 4 it. 5 items for which no comparables exist." 5 Δ I do understand it. 6 And then it says, "In these cases our 6 Comparable has to be something that helps 7 specialists offered their reasoning as to 7 you determine the value that you're being asked 8 valuation." 8 to opine on. 9 It doesn't mention in your report that 9 So it could be -- as I say, it could be a 10 they examined things that were not direct 10 direct comparable, which means another work by that same artist of the same quality. But it 11 comparables? 11 12 It notes in those particular cases how 12 could be a work by another artist, or it could 13 they came up with the values that they came up 13 be your knowledge of market conditions. 14 with. 14 So it's not -- one doesn't just go to art 15 So do you know what objects are being 15 net and look for comparables and come up with a 16 referred to here? 16 value. You have to know the market as a whole. 17 I'd have to look through and see which 17 And so those particular pieces that are 18 18 difficult to appraise, you have to look at ones. 19 Sitting here today you don't know that? 19 other factors in addition to direct Q 20 I believe that the Bernini pieces were 20 comparables. 21 three of the pieces for which there were no 21 And that's up to the independent 22 direct market comparables. 22 professional judgment of the appraiser? 23 Okay. What other factors would make 23 Absolutely. 24 comparables -- excuse me. 24 An appraisal or a value called a "fair Q 25 What does a comparable have to be in order 25 market value," it's an opinion, correct, it's Page 116 Page 117 not a fact? number before -- let me back it up. 1 1 2 Correct. 2 If there was a value that had that sort of 3 So there could be disagreements? spread, would you question the value being 3 4 Reasonable minds could disagree over 4 proposed by somebody else? 5 whether or not your fair market value is more 5 I'd ask some questions. 6 correct than another? 6 And if asked to do so, you'd investigate, 7 7 Yes correct? 8 Are there circumstances where there's a 8 Absolutely. 9 spreed between a fair market value assessment 9 Would you take it on faith that it was Q 10 or a value of any kind where it calls into 10 correct? 11 question the reliability or the credibility? 11 12 So we talked about rarity as being one I'm not sure I understand your question. 12 area where you might not use what you call 13 Let's say that you and Winston came up 13 with a fair market value of an object that was 14 14 "direct comparables." 15 a million dollars, and somebody else came up 15 What about in the -- what's called a really "low value work area." 16 with one that was \$10 million. 16 17 Would that automatically lead you to 17 Are there situations there where you don't 18 believe that the value provided by somebody 18 use comparables? 19 else was suspect or not credible? 19 No, you're always using comparables. We 20 20 keep our fingers very much on the pulse of the Well, I'd want to know how they came up 21 with that number. 21 market. And low values -- there are hundreds 22 of thousands of low value works that are sold So it depends on the facts. 22 23 Sure. 23 every year. So we do keep our eye on those, 24 So if it was ten times different you'd 24 and we're always comparing what we're 25 want to know why -- how they came up with a 25 appraising to something else.

Page 118 Page 119 Do you go through the formal process of 1 Α 2 finding a comparable for, say, a \$5 object, or 2 Okay. And once you're comfortable with 3 do you just already know the market? 3 it, you're willing to accept them and build 4 We know the market. that into your final valuation, correct? 5 Okay. So, again, you're using your 5 Α Absolutely. 6 professional judgment? 6 Q So you're doing a bit of due diligence on 7 Α Correct. 7 those numbers, correct? 8 In your experience, is it acceptable to 8 That's right. 9 rely on other appraisers to form your own 9 Is Christie's a respected auction house? 10 valuation? 10 Yes, it is. In most quarters, yes. In what sense? And do they appraise works? 11 Α 11 Q 12 Sure. 12 Α They do. 0 13 In your professional experience, such as 13 And are they professional and respected at 14 this one, is it acceptable to rely upon the 14 doing appraisals? 15 work of someone else in a specialized area to 15 Their core business is sales. They don't 16 come up with a valuation of multiple objects? 16 conform to USPAP, but they do do appraisals. 17 In their particular field of expertise, 17 Other than the fact that they don't 18 yes, we do that. We have specialists in 18 conform to USPAP, they do perform appraisals, 19 various areas, and we rely on their expertise 19 right? 20 20 in that particular area to come up with the Correct. 21 correct value. 21 And a client who retained them to do that 22 And do you -- we talked about the fact 22 work would be -- could be entitled a lot -- a 23 that you go through a process of examining 23 client who retained Christie's, would be 24 their work to become comfortable with it, 24 reasonable for them to rely upon the work that 25 right? 25 they did, correct? Page 120 Page 121 In most circumstances, yes. this case was reliable or not, correct? 1 Δ 1 2 You said "most circumstances." 2 Absolutely correct. 3 What does that qualification mean? In your opinion, is it appropriate to mix 3 4 I would say if they didn't have a 4 valuation methodologies to come up with a 5 particular expertise in a particular area, or 5 different valuation? 6 if they used a person who didn't have expertise Can you explain what you mean by that? 6 7 7 to do something of a particular specialization, Is it appropriate to mix a fair market I would want to take a look at that appraisal value approach with a marketable cash value 8 9 and the methodology. 9 approach? 10 Or if they were more concerned about 10 Δ I can't think of a situation in which one selling something, so were -- pushed to put 11 11 would do that. 12 higher values on something I want to sell. I In your experience, would it be 12 want to look at that as well. 13 13 appropriate to do so? 14 So circumstances surrounding the 14 Α No. 15 appraisal. 15 Q Does USPAP permit it? 16 But none of those things automatically 16 I don't believe they do. 17 disqualify a client from relying up such 17 In your experience, is it appropriate to 18 appraisals, right? 18 base your own valuation on appraisals that 19 Sorry. Repeat that. 19 you've concluded were too high or too low? Those things that you mentioned don't 20 2.0 It would not be appropriate. 21 automatically disqualify or render the opinion 21 Q What about under USPAP? 22 unreliable, right? 22 Under USPAP, no, you have to remain 23 Correct. 23 objective and do your own appraisal. Α 24 And you're not here to offer an opinion on 24 So if you determined that another 25 whether Christie's and the work they did in 25 valuation is incorrect or causes concern, can

Page 122 Page 123 you rely upon it yourself? 1 acceptable to rely upon another appraisal. 2 One would never rely on someone else's 2 You were talking about an appraisal that 3 work. And we would always do one's own work in 3 you thought was incorrect. 4 an appraisal. 4 Oh, okay. Thank you. 5 So I'm going to unpack that for a minute. 5 In your experience, is it appropriate to 6 Before we talked about the fact that you 6 consider insurance values in coming up with an 7 can independently rely upon an appraisal in 7 FMV? 8 coming up with your own opinions, as you've 8 That's an interesting question. 9 done here, right? 9 There are cases when there are no fair 10 I don't understand the question. 10 market values, when the artist is going to be a So you had multiple appraisers who are primary source artist, where you have to rely 11 11 12 working for you, with you. 12 on retail prices in order to come up with fair 13 They came up with their own independent 13 market value. And that's acceptable under IRS 14 judgment of fair market value, correct? 14 standards. 15 Α Correct. 15 Are there any other circumstances? 16 And they then gave those appraisals to you 16 Where the retail market is the primary market, the IRS also says that can be used as 17 and you came up with a final gross fair market 17 18 value here, correct? 18 fair market value. 19 Correct. 19 And you keep saying "IRS." 20 20 Okay. And that's acceptable, right? Is this what USPAP requires? 21 21 USPAP requires you to use the market in 22 And that's acceptable under USPAP, 2.2 which the items are most generally sold in 23 23 order to come up with fair market value. correct? 24 24 So if it's a retail market you could do Α That's correct. 25 You just said, I think, that it's never 25 this, you could rely upon an insurance value, Page 124 Page 125 right? in a limited circumstance that you talked about 1 1 2 If it's the primary market and there is no where there's a retail market and no secondary 3 significant or no secondary market. market, and where there's the primary artist. 3 4 And you also said when there's a primary, 4 If you had -- would you just accept those 5 I guess you mean there's the artist trying to insurance -- sorry. Replacement -- say it 5 6 sell, there's no comparable associated with it, again. 7 you might use an insurance value in those 7 Α Retail replacement values. Retail 8 circumstances? replacement values. 8 9 Yeah. 9 Would you simply accept the retail Α By "insurance value," I'd rather say a 10 10 replacement values as being correct? 11 retail replacement value, because you're 11 You'd have to do your research into looking at what those Works of Art would sell finding those retail replacement values. 12 12 for in a gallery or a dealer. So if there are no secondary market 13 13 14 Q Any other circumstances? 14 values, no auction values, then you'd go to the 15 Not that I can think of. Α 15 primary source where that Work of Art is sold 16 So USPAP, would it be permitted to do --16 and you'd find out what they sell for in that 17 to rely upon insurance values in any other 17 venue. 18 circumstances? 18 Is retail replacement value equivalent to 19 Not that I can think of. 19 insurance value? 20 Have you ever heard of a reputable art 2.0 Generally, yes. 21 appraiser relying upon such insurance values 21 Okay. You said "generally." And I want to 22 know what that means. Because we're talking outside of the circumstances that you 22 23 about retail replacement value, as something mentioned? 23 24 Α I never heard of one. 24 you go to market to figure out what the cost 25 Now, you said that it might be appropriate 25 is.

Page 126 Page 127 1 And, generally, insurance values mirror values in a fair market value appraisal for the 2 that, right? 2 TRS 3 That's right. And the exception would be 3 Okay. In your experience, there are what I just mentioned to you before when retail 4 circumstances where you can use retail is used for fair market value. 5 5 replacement value to come up with a fair market Okay. And so "insurance values," if I can 6 6 value, right? 7 use that term -- because they do exist, right? 7 Correct. 8 They are values that are given to 8 And it's limited to the circumstances you 9 insurance companies, right? 9 spoke about, correct? 10 Correct. 10 Yes. I can't think of any other 11 Okay. Insurance value is one step removed 11 circumstances. 12 from retail replacement value, right? 12 If the insurance values were the same as 13 That's correct. 13 the retail replacement value, then it's 14 Okay. So USPAP actually doesn't permit 14 essentially the same thing, right? 15 you to use insurance values, it allows you to 15 If you know that the insurance value is 16 use retail replacement values? 16 the same as the retail replacement value, 17 I think that's correct, yes. 17 theoretically, you can rely on that insurance 18 Let's assume for the second that insurance 18 value? 19 values are the same -- well, can't do that, 19 Theoretically. Α 20 Okay. What if the insurance value was actually. 20 21 So under USPAP you can't do it? 21 dated, say, ten years old. 22 Thinking back, and to be honest, I'm not 22 Could you rely upon it then? 23 sure whether USPAP goes into that, into as much 23 I wouldn't rely upon something that was 24 24 detail as you're saying. ten years out of date. 25 Certainly you wouldn't use insurance 25 Have you ever heard of a reputable art Page 129 Page 128 appraiser or firm that has done so? would it be reasonable to rely upon it? 1 1 Are you asking whether they would rely on 2 3 an insurance appraisal for a fair market value? Would your answers change if I'm talking 3 Q A ten-year old insurance value to come up 4 4 about marketable cash value. 5 with a fair market value? 5 Are you asking --6 That would be unusual. I can't --So we just talked right now about retail 6 7 Have you ever heard of it occurring? 7 replacement value and insurance values, and Q we're talking specifically about fair market 8 I have not. 9 Do you know of any reputable art appraiser 9 value appraisals. 10 who's done that? 10 Are your answers the same if you were 11 Not knowing the circumstances you're 11 applying the same insurance values or retail 12 replacement values to marketable cash values? speaking about, no. But I'd have to know what 12 the circumstances are to see if there's some Marketable cash value, as I mentioned, was 13 13 14 reason why that could possibly be used. 14 fair market value minus the cost of the sales. 15 Does USPAP permit it? So I can't think of a situation where you'd use 15 16 As I say, I'm not sure USPAP goes into 16 an insurance value for marketable cash value. 17 speaking exactly about insurance appraisals. 17 Again, I'd need to know specifics before I 18 It talks about retail replacement -- it talks 18 could be certain. about market value. It doesn't drill down into 19 19 But because you need to discover a fair 20 retail replacement value, and I don't believe market value before you get to marketable cash 20 21 it discusses insurance value. 21 value, you still need to come up with a fair 22 Would you need to be comfortable with the market value first, correct? 22 23 data before you relied upon it? 23 Yes. 24 Absolutely. 24 Do you know of any publications that would 25 25 support using insurance values to come up with 0 If you thought there were errors in it,

Page 130 Page 131 either a fair market value or a marketable cash but they also sell Works of Arts that are as 2 value? 2 low as \$500. Christie's, in their interior sale and 3 If you're speaking specifically insurance 3 rather than retail replacement, I can't think 4 Sotheby's online or Christie's online, and 5 of any publications. 5 Phillips, maybe some of their smaller value Other than the two circumstances which you 6 6 7 mentioned as to retail replacement value, do 7 So generally one goes to those major 8 you know of any publication that would support 8 auction houses is going to be a higher Works of 9 using those values to come up with a fair 9 Art. But they will also sell more modest value 10 market value or a marketable cash value? 10 Works of Art. No, I can't think of any. The average in the departments -- but I 11 11 12 Christie's and Sotheby's usually sell at 12 understand they're set up by departments; Q 13 the high end of the market? 13 that's correct? 14 14 Define "high end" of the market. That's correct. 15 I don't have a lot of artwork in my house. 15 So the average in the department, they may 16 But I presume that some auction houses 16 sell a few at the low end, but the average 17 handle more high quality works that generally 17 tends to be high, right? 18 bring in more at time of auction. 18 Well, there is a department called the 19 Am I correct that there's a difference 19 "Interiors Department" at Christie's, where 20 between auction houses; there's like a first 20 their average is probably in the low thousands. 21 tier auction house and then there's a second 21 But generally they're selling at a higher 22 tier? 22 level. 23 Well, we say that the major auction houses 23 Does Christie's typically sell -- auction Α Q 24 would be Christie's, Sotheby's and Phillips. 24 off pieces that are \$100 or \$200? 25 They generally like to sell at the high end, 25 Α In the Interiors Department, yes, and Page 133 Page 132 sometimes in their online lower value sales Works of Art. 1 1 2 they will; but not generally. 2 So would you have to know what's actually 3 In your experience, is it appropriate to in your collection? 3 Absolutely. 4 average, take the average Christie's and 4 Α 5 Sotheby's department sale rate, whatever that 5 Other than those circumstances, are there 6 is, come up with 50,000; is it appropriate to any other circumstances where you think it 6 7 7 would be appropriate? take that average and use that to appraise a 8 collection? To apply an average value? 8 9 I don't really understand your question. 9 Taken from Christie's and apply it to your Α 10 If you were asked to do a fair market 10 own collection to figure out fair market value 11 value or a marketable cash value assessment of 11 or marketable cash value? a collection, in your experience, would it be Hard to tell, because I don't know the 12 12 appropriate to just go to Sotheby's and specifics. But it doesn't sound like something 13 13 Christie's and figure out what their average 14 14 that's a reasonable methodology. 15 department sale price is and apply it to the Have you heard of any reputable art 15 16 works in your collection? 16 appraiser or firm using that approach? 17 It's a hypothetical question, sort of a 17 18 broad one. 18 Are you aware of any publications that 19 But I'd say if you have -- if you're 19 would support the use of that approach? 20 looking at a department at a particular artist, 2.0 Not as defined, no. 21 the type of medium, if you're specifying very 21 MR. O'REILLY: Break for lunch? 22 22 clearly what their average price is in a short MS. GARTEL: Okay. 23 23 period of time, you'd have to make a lot of MR. O'REILLY: Let's go off the record. 24 assumptions and a lot of conditions before you 24 THE VIDEOGRAPHER: This concludes Tape No. 25 could use that information to apply it to other 25 2. The time is 12:00 p.m., and we're off the

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Page 134
                                                                                                            Page 135
1
          record.
                                                                     Did you form any opinions or impressions
2
                (Luncheon Recess: 12:00 p.m.)
                                                            2
                                                                about it?
3
             AFTERNOON SESSION
                                                            3
                                                                Α
                                                                     No.
 4
                  (Time noted: 12:52 a.m.)
                                                            4
                                                                0
                                                                     No.
5
    ELIZABETH VONHABSBURG,
                                                            5
                                                                     And sitting here today, you're not here to
 6
         resumed and testified as follows:
                                                            6
                                                                provide any opinion or testimony about that
7
               THE VIDEOGRAPHER: Good afternoon.
                                                            7
                                                                report, correct?
8
               This begins Tape No. 3. The time is
                                                            8
                                                                     That's correct.
9
         12:52 p.m. We're back on the record.
                                                            9
                                                                     Okay. Do you know Michael Plummer?
10
    EXAMINATION BY
                                                           10
    MR. O'REILLY:
11
                                                           11
                                                                Q
                                                                     Do you know Artvest, generally?
12
              Hi. How's lunch?
                                                           12
                                                                     Yes, I do.
         0
                                                                Α
13
              Very good, thank you.
                                                           13
                                                                     Do you have an opinion about either
14
              Have you read or discussed the expert
                                                           14
                                                                Artvest or Michael Plummer from a professional
15
         report by Artvest with anyone?
                                                           15
                                                                standpoint?
16
               I flipped through it, but I can't say that
                                                           16
                                                                     I'm not -- I've -- I've never really been
17
          I looked at it very carefully.
                                                           17
                                                                exactly sure what they do at that firm, other
18
              Were you asked to look at it?
                                                           18
                                                                than do reports on -- on the art market.
19
              No. Just -- it was sent to us and I
                                                           19
                                                                     Okay. So you don't substantively deal
20
         looked through it.
                                                           20
                                                                with them sufficiently to have an opinion one
21
              Okay. Did you not have any opportunity to
                                                           21
                                                                way or the other?
22
         review it in any detail at all?
                                                           22
                                                                     That's correct.
              Not in detail. I literally just, you
23
                                                           23
                                                                     Did you identify any of the appraisers
24
         know, looked through to see how it was laid
                                                                that they used?
                                                           24
25
                                                           25
                                                                Α
                                                                     Yes, I did.
                                                Page 136
                                                                                                            Page 137
         And do you have an opinion about any of
                                                                     Not socially. I've seen him in business
1
                                                            1
    those appraisers?
                                                            2
                                                                situations.
 3
                                                                     So you have no impression of his skills as
         Yes, I have a high opinion of
                                                            3
                                                                Q
 4
    Betty Krulik.
                                                            4
                                                                an appraiser?
 5
                                                            5
                                                                     No. He's never worked for me or with me.
         Okay.
 6
         There was one other woman whose name I've
                                                            6
                                                                He's worked on occasion on opposing appraisals.
7
                                                            7
                                                                     So tell me about that. You said he's
    forgotten right now. But a woman who has a
8
    good reputation.
                                                            8
                                                                worked on opposing appraisals.
9
         And do you -- did you think that any of
                                                            9
                                                                     Can you give me some example?
10
    them had a bad reputation?
                                                           10
                                                                     Yeah.
                                                               Α
11
         I only saw two. I literally looked at it
                                                           11
                                                                     Without giving you specifics, there was a
                                                              recent case where he did an appraisal for a
12
    very fast. And I saw two names that I
                                                           12
    recognized immediately. And those would be
                                                               loss of value for a client, and we were working
13
                                                           13
14
    two -- I forget the second one's name.
                                                           14
                                                                for the insurance company preparing the same
                                                               kind of appraisal.
15
         Have you seen the expert report of
                                                           15
    Victor Wiener or Weiner?
16
                                                           16
                                                                     Was it an FMV?
17
         No, I have not.
                                                           17
                                                                     Was it an replacement cost value?
18
         Have you discussed any of his opinions --
                                                           18
                                                                     It was replace -- retail replacement
19
    any of the opinions that he would offer in the
                                                           19
                                                                value.
20
    report or in testimony in this case?
                                                           20
                                                                     So you both performed the same
21
         No, I have not.
                                                           21
                                                               valuation -- I'm sorry.
22
         Do you have an opinion about Mr. Wiener's
                                                           22
                                                                     You used the same methodology; you both
23
    professional reputation?
                                                           23
                                                               did replacement?
24
         No, I do not.
                                                           24
                                                                     We both did retail appraisal value,
25
         Do you know him socially?
                                                           25
    0
                                                                replacements, yes.
```

	Dags 120		Daga 120
1	Page 138 Q How long ago was that?	1	Page 139 pre-loss value, and I don't recall in this
2	A That was within the last three months or	2	situation whether we were provided that
3	SO.	3	replacement value or whether we came up with it
4	Q His and you examined his appraisal,	4	on our own.
5	correct?	5	But it was retail replacement value for
6	A I did, yeah.	6	insurance purposes.
7	Q Do you recall what I want to be careful	7	Q Okay. Are you able to tell me how much
8	here because I don't want to put you in an	8	you valued the group for?
9	awkward position.	9	A No, I cannot.
10	But was it for an individual work or was	10	Q Okay. Can you tell me what you valued the
11	it a collection of works?	11	group for?
12	A It was a group of works.	12	A I cannot.
13	Q A group of works.	13	Q Okay. Can you tell me whether his was
14	A small group or	14	higher or lower than yours?
15	A Small.	15	A His was higher than ours.
16	Q Small group. Okay.	16	Q What's the order of magnitude, that it was
17	And did you follow the same methodology?	17	higher?
18	A I looked I didn't do a review of his	18	A I'm guessing, trying to remember. Maybe
19	appraisal. But it it appeared that his	19	25 percent higher.
20	appraisal was USPAP compliant, as ours was.	20	Q And did you have an opinion on whether
21	Q And in that circumstance, did you look at	21	that was a correct valuation?
22	the market for replacement, or did you look at	22	A Our opinion was on our own valuation. We
23	some sort of insurance values?	23	felt that our valuation was correct.
24	A I'm trying to remember in that situation	24	Q Any other instances in which you dealt
25	whether we sometimes we're provided with a	25	with him personally or professionally?
	Page 140		Page 141
1	Excuse me.	1	replacement value?
2	A Yes, there's been a couple of other	2	
•		4	A It was retail replacement value, yes.
3	situations.	3	Q You never saw whether his was, though?
3 4	situations. One is an ongoing situation and also an		Q You never saw whether his was, though? A We did not, no.
3 4 5	one is an ongoing situation and also an insurance loss of value situation, where we are	3	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your
3 4 5 6	situations. One is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's	3 4 5 6	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different?
3 4 5 6 7	one is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company.	3 4 5 6 7	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation.
3 4 5 6 7 8	one is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company. Q And is that complete, that work?	3 4 5 6 7 8	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation. Q Any other instances?
3 4 5 6 7 8 9	one is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company. Q And is that complete, that work? A No, it's not. It's ongoing.	3 4 5 6 7 8 9	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation. Q Any other instances? A Not that I can think of.
3 4 5 6 7 8 9	one is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company. Q And is that complete, that work? A No, it's not. It's ongoing. Q Any other instances in which you've dealt	3 4 5 6 7 8 9	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation. Q Any other instances? A Not that I can think of. Q Have any of your clients ever used him?
3 4 5 6 7 8 9 10	one is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company. Q And is that complete, that work? A No, it's not. It's ongoing. Q Any other instances in which you've dealt with him professionally?	3 4 5 6 7 8 9 10	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation. Q Any other instances? A Not that I can think of. Q Have any of your clients ever used him? A Not that I know of.
3 4 5 6 7 8 9 10 11 12	one is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company. Q And is that complete, that work? A No, it's not. It's ongoing. Q Any other instances in which you've dealt with him professionally? A I think several years ago, another	3 4 5 6 7 8 9 10 11 12	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation. Q Any other instances? A Not that I can think of. Q Have any of your clients ever used him? A Not that I know of. Q You ever heard of Art Capital Group?
3 4 5 6 7 8 9 10 11 12	One is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company. Q And is that complete, that work? A No, it's not. It's ongoing. Q Any other instances in which you've dealt with him professionally? A I think several years ago, another insurance situation where we were acting on	3 4 5 6 7 8 9 10 11 12	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation. Q Any other instances? A Not that I can think of. Q Have any of your clients ever used him? A Not that I know of. Q You ever heard of Art Capital Group? A Yes.
3 4 5 6 7 8 9 10 11 12 13	One is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company. Q And is that complete, that work? A No, it's not. It's ongoing. Q Any other instances in which you've dealt with him professionally? A I think several years ago, another insurance situation where we were acting on behalf of a client with a loss of value on a	3 4 5 6 7 8 9 10 11 12 13	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation. Q Any other instances? A Not that I can think of. Q Have any of your clients ever used him? A Not that I know of. Q You ever heard of Art Capital Group? A Yes. Q Does Art Capital Group have a reputation
3 4 5 6 7 8 9 10 11 12 13 14	One is an ongoing situation and also an insurance loss of value situation, where we are working on behalf of the artist. And he's working on behalf of the insurance company. Q And is that complete, that work? A No, it's not. It's ongoing. Q Any other instances in which you've dealt with him professionally? A I think several years ago, another insurance situation where we were acting on behalf of a client with a loss of value on a work of art. And I believe he was acting on	3 4 5 6 7 8 9 10 11 12 13 14	Q You never saw whether his was, though? A We did not, no. Q Okay. But do you know whether your numbers were different? A I don't know in that situation. Q Any other instances? A Not that I can think of. Q Have any of your clients ever used him? A Not that I know of. Q You ever heard of Art Capital Group? A Yes. Q Does Art Capital Group have a reputation in the industry?
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Page 142 Page 143 they have? 1 And what happened with Annie Leibovitz? 2 Not that I know of. 2 He defaulted on her loan -- I mean, sorry. 3 Have you ever dealt with them yourself? 3 She defaulted on her loan and he wanted to 4 see how he'd get repaid. 5 Q Have any of your clients ever dealt with 5 And why was that considered not honorable? 6 them? I think that people were feeling very 7 Α No. 7 sorry for Annie Leibovitz, who's a great 8 What about Ian Peck in particular? 8 artist. And looking at it -- at it at an 9 Do you -- do you know Ian Peck? 9 emotional viewpoint. 10 I don't know him personally, but I know 10 From strictly a financial viewpoint, I don't think people were looking at it with 11 who he is. 11 12 Okay. And does he have a reputation in 12 those eyes. But feeling sorry for the 0 13 the industry? 13 situation she was in. 14 14 I think the same, some people would say, Do you know did Ian Peck and Art Capital 15 again, that he may not be as honorable as one 15 or whatever entity that made the loan, did they 16 might want him to be. seize the property? 17 Do you know why that's so? 17 I don't know how it turned out in the end. 18 I think it's really the -- the focal point 18 But I know they were threatening to seize the 19 of that was the -- I've forgotten the name now. 19 property. The case where the photographer when he was --20 20 Because she defaulted? 21 Leibovitz. 21 Δ Correct. 0 22 Thank you. 22 Do you have any other information about 23 Annie Leibovitz. Thank you very much. 23 Ian Peck or Art Capital Group? I don't. 24 Annie Leibovitz, when he was dealing with 24 Α 25 her. 25 Are you aware of what size loans they have Page 144 Page 145 given out in the industry? principals so we can make it right. 1 1 No, I'm not. I don't. So you don't, sitting here today, 3 Have you ever heard of Poly International recommend it to your clients because they don't Q 3 4 Auction? 4 have a track record that is sufficient enough 5 for -- sufficient enough for you to recommend Yes. Mm-hmm. 6 them? What are they? 6 7 7 Chinese auction house. It's not really a track record. It's more Α of that they're located in China, and it makes 8 Does Poly have a reputation in the market? 9 That, I don't -- I'm not really familiar 9 it very difficult for us to really have a close 10 10 with their reputation. relationship with them. 11 You've had 30 years of experience in this 11 Do you know whether they have the same auction standards or rules that a Christie's or 12 market, correct? 12 Sotheby's has? 13 Α Yes. 13 14 And in that experience, you've never, I 14 Christie's or Sotheby's? 15 15 guess, come across them; is that correct? They traditionally have not. None of the 16 I've never used them for any of our 16 traditional Chinese auction houses have really 17 been forthright in how many lots have been clients. 17 18 Is there a reason for that? 18 unsold versus how many lots have been sold. 0 19 And in sale prices, there's been some 19 They just started not that long ago and have holding auctions in China, maybe 10, 15 20 question whether their and other Chinese 2.0 21 years ago. 21 auction houses sale prices were accurate. 22 I tend to recommend our clients use 22 Do you know whether they provide 23 international auction houses that have a 23 guarantees for sales that don't work out the 24 longstanding reputation and have -- where if 24 way people want them to work out? 25 something goes wrong, we know how to reach the 25 That, I don't know.

		7 146		2 145
1	Q	Page 146 Okay. Anything else about Poly?	1	Page 147 those auction houses if you felt that they were
2	∠ A	Not that I can recall.	2	forthright and had the standards that you'd
3	Q	You know anything about Uon Management?	3	expect an auction house to live up to, correct?
4	æ A	No.	4	A Yes.
5	Q	Have you ever heard of Catalyst	5	Q How did you first become interested in
6		isitions?	6	art?
7	A	No.	7	A My family has a background in art. My
8	0	I've already asked you this question.	8	grandparents were collectors. So I was kind of
9	~	But you don't know who Houlihan Lokey, do	9	surrounded by it my whole life.
10	you?		10	I studied a year in Florence. Took art
11	A	No.	11	history in Florence during my undergraduate
12	Q	Or Steve Spencer?	12	year.
13	A	No.	13	Q Where?
14	0	What auction houses do you send your	14	A Stanford, in Florence.
15	~	ents to?	15	And then after my graduate school, I ended
16	А	A very wide variety of auction houses,	16	up switching the focus of what I wanted to do
17	incl	luding Christie's, Sotheby's, Phillips,	17	and ended up at Christie's.
18		nams.	18	And
19		Regional auction houses like Lichfield,	19	Q So did you grow up with art in your home?
20	Lola	a, NAI, Rago, Curdo Lin [ph] out West;	20	A Yes, I did.
21	Bonh	nams in California.	21	Q Do you remember your first I don't
22		And some of the European auction houses,	22	know your first object that kind of had an
23	brar	nches, like the ones in Austria.	23	affect on you?
24		So a wide variety of auction houses.	24	A Sure.
25	Q	And you would only send your clients to	25	Q What one was it?
		Dage 148		Dage 149
1	А	Page 148 It was one of the Monet paintings at the	1	Page 149 A He is.
1 2	A MET.	It was one of the Monet paintings at the	1 2	
		It was one of the Monet paintings at the	_	A Heis.
2	MET.	It was one of the Monet paintings at the .	2	A He is. Q And he is also associated with Winston,
2 3	MET. Q A	It was one of the Monet paintings at the What was it that moved you?	2	A He is. Q And he is also associated with Winston, correct?
2 3 4	MET. Q A	It was one of the Monet paintings at the What was it that moved you? Long time ago. It must have been the	2 3 4	A He is. Q And he is also associated with Winston, correct? A He's a consultant for us.
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	Daga 150		Dago 151
1	Page 150 before.	1	Page 151 only option, correct?
2	A museum is probably first and foremost an	2	A Museums or auction houses.
3	educational institution for the public good,	3	Auction houses are open to the public.
4	and a place where people can go and see a	4	Q Are museums important to a community,
5	variety of Works of Art.	5	culturally?
6	Q Are museums important?	6	A I believe they are, yes.
7	A Of course they are.	7	Q Educationally?
8	Q Why?	8	A Yes.
9	A Because I'm I'm a little	9	Q Economically?
10	philosophical here.	10	A Yes.
11	Art is the universal language. I think	11	Q Can they transform a neighborhood?
12	art brings it is our culture. It's part of	12	A Can they transform a neighborhood?
13	our culture. And it's a very important way to	13	They add to a neighborhood's aura, yes.
14	transmit culture worldwide.	14	Q Do you like living in New York?
15	Q You had art in your home, you said, right?	15	A I love living in New York.
16	A Correct.	16	Q Would New York be the same place without
17	Q Most people don't have it in their home,	17	museums?
18	though, right?	18	A No.
19	A You'd be surprised. Most people do have	19	Q Would New York be the same place without
20	it in their home. They just don't consider	20	fine art?
21	perhaps watches to be art or baseball cards to	21	A I can't even answer that question. I
22	be art.	22	can't imagine that.
23	So most people have it.	23	Q What's the Morgan Museum?
24	Q For most of the public to have a primary	24	A The Pierpont Morgan Museum is another
25	experience with Master Works, museums are their	25	house museum. The Pierpont Morgan, as you may
	Page 152		
	1496 132		Page 153
1	know, is a what they call a robber baron.	1	Page 153 THE VIDEOGRAPHER: This is the
1 2		1 2	THE VIDEOGRAPHER: This is the continuation of Tape No. 3. The time is
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	A	В	С	D	F	F	G	Н	ı ı	J
1	Sort Number	Object Number	Primary Maker	Title	Dated	Medium	Credit Line	Value	EnteredDate	,
2		Record Count:	60226				Total:	\$ 3,481,730,722.27		
3	1883 1	83.1	Francis Davis Millet	Reading the Story of Oenone	ca. 1883	oil on canvas	Detroit Museum of	\$ 300,000.00	2002-04-15 16:01:27	
4	1883 2	83.2	Unknown	Spiritual Betrothal of Saint Cather	c. 17th Cer	Oil on canvas	Gift of His Holiness	\$ 2,000.00	1997-01-06 00:40:35	
5	1885 1	85.1	Giorgio Vasari	The Sacrifice at Lystra	c. 1550	Pen and brown ink on buff pape	Gift of James E. Scr	\$ 500.00	1997-01-06 00:40:35	
6	1885 2	85.2	Bartolomeo Passarot	Study of a Seated Man	1550/1600	Pen and brown ink over black cl	Gift of James E. Scr	NULL	NULL	
7	1885 3	85.3	Rembrandt Peale	The Court of Death	1820	Oil on canvas	Gift of George H. S	\$ 1,000,000.00	1997-01-06 00:40:35	
8	1886 1 1	86.1.1	Henry Chapman Ford	San Diego	1883	etching printed in black ink on j	Gift of Clara A. Ave	\$ 500.00	1997-01-06 00:40:35	
9	1886 1 2	86.1.2	Henry Chapman Ford	San Luis Rey de Francia	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
10	1886 1 3	86.1.3	Henry Chapman Ford	San Juan Capistrano	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
11	1886 1 4	86.1.4	Henry Chapman Ford	San Gabriel	1883	Etching printed in black ink on j		NULL	NULL	
12	1886 1 5	86.1.5	Henry Chapman Ford	San Fernando	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
13	1886 1 6	86.1.6	Henry Chapman Ford	San Buenaventura	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
14	1886 1 7	86.1.7	Henry Chapman Ford	Santa Barbara	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
15	1886 1 8	86.1.8	Henry Chapman Ford	Santa Barbara	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
16	1886 1 9	86.1.9	Henry Chapman Ford	Santa Ynez	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
17 18	1886 1 10 1886 1 11	86.1.10 86.1.11	Henry Chapman Ford	La Purissima Concepcion (Old)	1883 1883	Etching printed in black ink on j	Gift of Clara A. Ave Gift of Clara A. Ave	NULL NULL	NULL NULL	
19	1886 1 11	86.1.11 86.1.12	Henry Chapman Ford Henry Chapman Ford	La Purissima Concepcion San Luis Obispo de Tolozo	1883	Etching printed in black ink on jetching printed in black ink on j		NULL	NULL	
20	1886 1 12	86.1.12 86.1.13	Henry Chapman Ford	San Miguel	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
21	1886 1 13	86.1.14	Henry Chapman Ford	San Antonio de Padua	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
22	1886 1 15	86.1.15	Henry Chapman Ford	Na. Sa. de la Soledad	1883	Etching printed in black ink on j		NULL	NULL	
23	1886 1 16	86.1.16	Henry Chapman Ford	San Juan Bautista	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
24	1886 1 17	86.1.17	Henry Chapman Ford	San Carlos de Monterey, or Carm	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
25	1886 1 18	86.1.18	Henry Chapman Ford	San Carlos de Monterey, or Carm	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
26	1886 1 19	86.1.19	Henry Chapman Ford	Santa Cruz	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
27	1886 1 20	86.1.20	Henry Chapman Ford	Santa Clara	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
28	1886 1 21	86.1.21	Henry Chapman Ford	San Jose	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
29	1886 1 22	86.1.22	Henry Chapman Ford	Dolores	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
30	1886 1 23	86.1.23	Henry Chapman Ford	San Francisco de Solano	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
31	1886 1 24	86.1.24	Henry Chapman Ford	Pala	1883	Etching printed in black ink on j	Gift of Clara A. Ave	NULL	NULL	
32	1886 2	86.2	Frank Knox Morton R	The Missing Vessel	1884	Oil on canvas	Detroit Museum of	. ,	1997-01-06 00:40:35	
33	1888 1	88.1	John George Brown	A Surprise Party	1888	Oil on canvas	Detroit Museum of	NULL	NULL	
34	1888 2	88.2	Ellen Kendall Baker	The Young Artist	1885	Oil on canvas	Gift of the Friends		2010-06-17 11:04:57	
35	1889 1	89.1	Charles Harry Eaton	The Lily Pond	c. 1886	Oil on canvas	Detroit Museum of		1997-01-06 00:40:35	
36	1889 2	89.2	Giovanni Paolo d' Ago	Double Portrait of a Young Man a	c. 1520	Oil on canvas	Gift of James E. Scr		1997-01-06 00:40:35	
37 38	1889 7	89.7	Franciabigio	Portrait of a Man	15th/16th	Paint on wood panel	Gift of James E. Scr	NULL	NULL	
	1889 8	89.8	Unknown	Saint Mercurius	18th Centu	Paint on wood panel	Gift of James E. Scr		1997-01-06 00:40:36	
39	1889 11	89.11	Giovanni Battista Cim	Madonna and Child	Late15th/e	Paint on wood panel	Gift of James E. Scr		2009-07-07 18:05:56	
40	1889 12	89.12	Monaldus da Corneto	The Marriage of the Virgin	early 16th	Oil on canvas	Gift of James E. Scr	NULL	NULL	
41	1889 14	89.14	Pier Francesco Fioren	Madonna and Child with the Infa	1460/1480	Paint on arched wood panel	Gift of James E. Scr		1997-01-06 00:40:35	
42	1889 15	89.15	Pierre-Louis Cretey	The Nativity	17th/18th	Oil on canvas	Gift of James E. Scr		2010-05-24 13:12:52	
43	1889 17 1889 18	89.17 89.18	Carlo Maratta	Madonna and Child with the You	late 18th C	Oil on copper panel	Gift of James E. Scr	NULL \$ 5,000.00	NULL 1997-01-06 00:40:35	
			Master of the San Mi	Madonna and Child with Two Ang	15th Centu	Tempera on arched wood pane		. ,		
45 46	1889 19 1889 20	89.19 89.20	Allegretto Nuzi	Madonna and Child with Saints, C	mid 14th C	Tempera on wood panel	Gift of James E. Scr		2007-11-16 14:05:56 1997-01-06 00:40:35	
			Giovanni Paolo Panin		1717/1719	Oil on canvas	Gift of James E. Scr			
47 48	1889 21 1889 22	89.21 89.22	Giampetrino	Salvator Mundi	16th Centu 1529	Paint on wood panel	Gift of James E. Scr Gift of James E. Scr	\$ 35,000.00 NULL	1997-01-06 00:40:35 NULL	
48	1889 22 1889 23	89.22 89.23	Bagnacavallo (Bartolo Guido Reni	The Virgin Enthroned with Saint A Head of Christ Crowned with Tho		Paint on wood panel	Gift of James E. Scr Gift of James E. Scr		1997-06-30 11:05:15	
					early 1630	Oil on copper panel				
50 51	1889 24 1889 25	89.24 89.25	Etienne Parrocel	Apparition of the Virgin to Saint P	18th Centu mid 17th c	Oil on canvas Oil on canvas	Gift of James E. Scr Gift of James E. Scr		1997-01-06 00:40:35 1997-01-06 00:40:35	
52	1889 25 1889 30	89.25 89.30	Sassoferrato	Madonna and Child	1695		Gift of James E. Scr Gift of James E. Scr		2009-04-16 15:47:03	
53	1889 30 1889 31		Gerrit Adriaensz. Ben	View of the Grote Kerk in Haarlen		Oil on canvas				
54	1889 31	89.31 89.32	Jan Wils	A Pass in the Apennines	c. 1655/16 1665	Oil on oak panel Oil on oak panel	Gift of James E. Scr Gift of James E. Scr		1997-01-06 00:40:35 2009-04-20 15:12:11	
			Quiringh Gerritsz van			'		. ,		
55	1889 33	89.33	Aelbert Cuyp	Landscape with Maid Milking a Co	c. 1655	Oil on canvas	Gift of James E. Scr		1997-01-06 00:40:35	
56	1889 34	89.34	Karel Dujardin	Return of the Holy Family from Eg	1662	Oil on canvas	Gift of James E. Scr		2009-04-17 16:25:31	
57	1889 35	89.35	Jan Provost	The Last Judgment	c. 1525	Oil on oak panel	Gift of James E. Scr		1997-11-17 11:27:44	
58 59	1889 36 1889 37	89.36 89.37	Wouter Knijff	View of the North Port at Hoorn	1648	Oil on oak panel	Gift of James E. Scr		1997-01-06 00:40:35 1997-11-17 11:02:09	
			Willem de Heusch	Italian Landscape	c. 1650	Oil on oak panel	Gift of James E. Scr			
60	1889 38	89.38	Meindert Hobbema	A River Scene	1658	Oil on oak panel	Gift of James E. Scr	\$ 65,000.00	1997-11-17 11:02:38	